Case 1:21-cv-00019-JPW-PT Document 1 FTEQ 01705/21 Page 1 0798 Brian Vasquez 84917 SCRANTON DCP 501 MALL Rd. Harrisburg. JAN 0 5 2021 Pennsyvania 17111 THEFUTY CLERK Vs. Case Number (1) Commissioner Jeffery Haste (2) Commissioner Mike Pries (3) Commissoner George P. Hartwick III. : (20) C.O Taylor (4) Former Warden Dominick Derose . O Brittney McCain (3) Brian S. Clark Director of Corrections caseworker WGregory Briggs DCP WARDEN 33) Kacey Fitz Casquorker (D) John Addison Dir. of treatment 24) Prime Care Inc (8) Roger C. Lucas Dir. of Security (25) Boblick Geoffrey Dir of ad (9) Mike Welker Treatment Eval (10) Captain Klar (ii) Jeff Mann Education Coordinator: (2) U. Hofteter (13) Lt. Tim Manwiller (i4) Sgt. John Doe (Broking (15)C.O John Dove (Booking) (16)C.OJohn Doe (F BIOCIC) (TUC.O John Doe (T. Black) (18)C.O Danner 1900.0 Michael Forman

Case 1:21-cv-00019-JPW-PT Document 1 Filed 01/05/21 Page 2 of 98 To be filed Under / 42 U.S.C. \$ 1983-State officals
I. Previous Lawsuits
A. I Just sent one against the Dauphin County Work Release Center case Number 1:20cv1805 Brian Vasquez V. Dauphin Co. Work.R.C.
II. Exhaustion of Administrative Remedies
A. Yes, Dauphin County Prison has a grievance system.
B. No, I have not exhausted the available
administrative remedies regarding each of the present
claims. Yes, T've filed claims to the administration
and not heard back from the administration on the topics
complained on. Some Claims are barred due to release
from custody of the Dauphin Country Prison and Placed
At Doughio County Work Release as Work Release is
under the Judical Branch of Government and not the
Executive Branch of Government under the Country
Commissioners thus claims are deemed exhausted
and open for dispute, or I was released on Pretrial.
C.)
1.) The Steps I took was sending the
grievance complaint to the following individual
administrators or the Warden or Director of Correct
-(2)-

tions. (2) The result was that (1) while on Pretrial in corceration I was release and Claims Stood undisputed and open for dispute in the courts, (2) Claim was deemed Exhausted when I was a convicted felon did not hear back and was released to the Dauphin County Maie Work Release that is not part of the Dauphin County Prison "AKA Executive Branch of Government" but under the 12th Judical District Court of Common Pleas of Dauphin County, under the Pennsyvania Unified Judica! System "AKA" Judical Branch as that is a conflict of Interest however, a seperate case follows, (3) Constitutional injury to e access to the Court Violation in which I had a non-finialous Claims performing to ru; inconceration that I had to appeal that could not due to Sail while star edown and denied to the court to indigent inmedies. (4) Continuous Constitutional deprivation, and infliction of Emotional anguish and hordship on claims that have not recleved a decision in which a appeal may be taken pursuant to the Inmate Handbook from 2004, Still waiting to hear back from grievances responses about an on going constitutional deprivation and violation that has caused an injury to my right to access to the court by not bring provided meaningful access to the law Library, computer for typing as I sell my trays for paper and sencils. The denicil OF Paper and pencils, denial of the Computers, faulty GTL Network that boesn't allow access to haw hibary.

A inmate must write out the complete grievance, breng as brief as possible, soon after the alteged occurrence. There is no specific form to be used for writing a grievance; it may be written on 81/2 by 11" paper or an inmate request slip. Those wishing an extra measure of confidentiality for a grievance may request an envolope from the Case worker. This complaint/Grievance shall be directed to the Warden, a Deputy Warden, or Security Major.

The inmate or any other party directly involved may be requested to present all relevant information on the matter Once a designee has reviewed the complaint/grievance and forward their review and recommedations to the warden, and the inmate Shall recieve a copy of that "DECISON". If the grievant/camplainant does not agree with the "WARDEN'S DECISON", "THAT INMATE MAY APPEAL TO THE NEXT LEVEL, that bieng the Chairman of the Dauphin County Board of Inspectors. Any appeal to this level shall be submitted, along with any and all additional information to support the appeal, to the acimus stratue offices of the Dauphin County Prison for forwarding to the Prison Crisis and the Chairman's weekly Prison meeting. The Prison Board Chairman Shall review the appeal and forward a DECISION back to the inmate. If the grievant /complainant does not "AGREE" with the "DECISION" of the Prison Board Chairman of the Dauphin County Board OF Inspectors, that Inmate "MAY APPEAL TO THE NEXTLEVEL, that bring the full Prison Board of Inspectors. "ALL APPEALS" to this Level ghall be mailed, along with any and all information to support the appeal, to the Dauphin County Board of inspectors, 2 source Second Street, Harrisburg, PA MOI with a Copy to the Warden for tracking purposes. The full Prison

Board Shall review the grievance for pid in 105/21 Page 6 ph 96 a "DECISION" and forward that DECISION to the Inmate. IF the grievant/Complainant does not "AGREE" with the "DECISION" Of the Board, that Inmate "MAY FORWARD AN APPEAL" to the Dauphin County Solicitor. APPEALS to this Level, along with ang and all additional information to support the APPEAL, Shall be mailed to the Dauphin County Solicitor's Office, 2 South Second St, Harrisburg, PA MIDI WITH a copy to the Marden for tracking purposes, the County Solicitor's decision shall be final. Presented by Dominich Derose on 23 June 04 Approved by Soffery Haste, Prison Board Chairman 6.23.04 Consequently a but dated grievance system cannot be exhausted if a decision is not given and when a decision has been given I was not in the Custody of the Dauphin County Pason. Therefore the Prison grievance Systems is obselete. The only way a decision can be appealed if a decision was rendered. We will see that through out the Statement of Claim that either I was released on Pretrial or Revocated and transferred to Dauphin County Work Release Center Under the Arm of the Court Unlawfully or no decision was given to be able to appeal Pursuant to the Grievance

III Defendants	
1) Jefferey Haste, employed as Commissioner at	
Mailing address: 2 South 2nd St Harrisburg, PA 17101	
	-
(2) Mike Pries	
Employed as Commissioner at Dauphin County, Pennsylvania	-
Mailing address 2 south 2nd St. Harrisburg, PA 17101	- \
3) Goerge Hartwick III	
Employed as Capacitation	
Mailing address 2 South 2 of a Unity, Pennsyvania	
Mailing address 2 South 2nd St. Harrisburg, PA 17101	
(D) Dominick Bekose	
Employed as Former WADDEN of all To	
miling address 501 MALL Rd. Harrisburg, PA 17/11	
(5) Brian S. Clark (CCHP)	- , .
Employed as Director of Corrections at Dauphin County Prison & Dauphin County Judical Center	-
Mailing address 501 mail p.	
mailing address 501 MALL Rd. Harrisburg, PA 17111	- -
(b) Gregory Briggs	- 1
Employed as Warden at Dayon Com	- -
Mailing address 501 MALL Rd. Harrisburg. PA MILL	
(7) John Addison	
(7)	

Case 1:21-cv-00019-JPW-PT Document 1 Filed 01/05/21 Page 8 of 98 Employed as Director of Treatment at Dauphin County Prison
mailing address 501 mar Rd Harrisburg, PA 1711
Triuming deferres
(8) Roger C. Luccie
Employed as Director of Security at Daupinin County Prison
mailing address 501 MALL Rd Harrisburg, PA MIN
maning address continues to
(O) Maria mollear
(9) Mike Welker Employed as treatment evaluator at Dauphin County Prison
Employed as treatment evaluation as except to
mailing address: 501 MALL Rd. Harrisburg. PA 1711
(10) Captain Clar
Employed as Captain at Dauphin County Prison
marina address 501 MALL Rd. Harrisburg, PA 17111
(1) Jeff Mann
Employed as Education Coordinator at Dauphin Co. Prison
Mailing Hodress 501 MALL Rd Harrisburg, PA 17111
Carl II DI II-a
(12) Lt. Hoffetter
Employed as Lt at Dauphin County Prison Phailing address 501 MALL Rd Harrisburg PA 17111
mailing address but MHELL RO HUMBOUT
1211 To Magnillar
(13) U. Tim Manwiller
Employed as Lt at Dauphin County Prison Mailing address: 501 MALL Rd Harrisburg, PA 17111
rybuling address: 501 MHLL Ka Flam Source, Fill Mil
$-(\varnothing)$

(14) John Doe (Booking)
Employed as Sgt at Dauphin County Prison Mailing Address: 501 MALL Rd. Harrisburg, PA 17111
Mailing Address: 501 MALL Rd. Harrisburg, PA 17111
(15) John Doe (Booking)
Employed as Correctional Officer Oct Dauphin County Phson Mailing address: 501 MALL Rd Harrisburg, PA 17111
mailing address: 501 MALL Rd Harrisburg, PA 17111
(16) John Doe (F Block)
Employed as Correctional officer at Dauphin County Phison
Employed as Correctional officer at Dauphin County Prison mailing address 501 MALL Rd Harrisburg; PA 17111.
(17) John Doe (F Block)
Employed as Correctional officer at Dauphin County Prison
Employed as Correctional officer at Dauphin County Pason Mailing address 501 MALL Rd Harrisburg PA 17111
(18) Danner Linknown Last name
Employed as Correctional Officer at Dauphin County Asson
Mailing address 501 MALL Rd Harrisburg PA 17111
(19) Kilologal T
(19) Michael Forman
Employed as Correctional Officer at Dauphin County Prison
Mailing address 501 MALL Rd Harrisburg PA 17111
0.07 T. 1.0
(20) Taylor unknown
Employed as Correctional Officer at Dauphin County Prison
mailing 501 MALL Rd Harrisburg PA 17111
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Case 1:21-cv-00019-JPW-PT Document 1 Filed 01/05/21 Page 10 of 98
Employed as Correctional officer at Dauphin County Prison mailing address 501 mall Rd Harrisburg, PAITILI
mail of address 501 mall Rd Harrisburg, PHITIII
That the district of the second of the secon
(22) July unicrous
Employed as Case worker disciplinary/PBlock at DCP
Employed as Caseworker disciplinary/PBlock at DCP mailing address 501 MALL Rd Harrisburg, PA 17111
(23) Kacey Fitz
Employed as Case Worker Q Block at Dauphin Co. Arison Mailing address 501 MALL Rd Harrisburg, PA 17/11
Mailing address 501 MALL Rd Harrisburg, PA 17111
IV Statement of Claim
On December 5, 2014 I was arrested and charged with
On December 5, 2014 I was arrested and charged with sexual related Charges, while unable to post bail I was
Sexual related Charges, while unable to post bail I was transfered to Dauphin County Prison hereinafter (DCP), until
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I then recieved a letter from the PD's office Stating that I missed court and bail was revoked a warrant was issued for my arrest. I reached to Ms. Ruby in regards to surrender court but no emails or Phone Calls or Messages Left to the Paralegal were answered. On 1/5/2018 I appeared for arraignment fordrug charges that I committed on Pretrial release and was arrested by the Sheriffs. I was held for a 150 hearing before Honorable Deborah E. Cordino in which time didge Curcino held me in Pretrial incorceration at \$100,000 Straight Bail. I was transferred to DCP to Protective Custady and Placed in Ol Back, during that time I was housed with a Administrative Inmote Eric Foster in which he had no sexual related charges and aid not want to be in protective Custody. Inmate Foster would tell me to Shut thre Fup and not speak to stay in my bed and that not to speak to anyone. Breng that I was totally new to the incorceration process, I was terrified. He later found out that I am a bi-sexual man. He started to make sexual advances to me and then he told me that he wanted me, Later that night he climbed in my bed and Extorted me and Stated that if I didnt Let him sexually assault me he was going to Claim that I touched him and that they will not believe me because I have those charges and he doesn't. He aritomatically assaulted me. Days later a Slip and fall from the top bunk I was seen by medical

Case 1:21-cv-00019-JPW-PT Document 1 Filed 01/05/21 Page 12 of 98 and classified bottom bunk bottom fier Status. I was then housed with Michael Frietez and after Days housed with him he Started to do things to get me to leave the Cell. When I exposed Eric Foster on the fact that he was Stating that he had that he was stating that he has Consentual sex with me and boasting about it I told Michael that we did not have consentual sex and it was in fact extortion. While Foster was celled with Thomson, Thomson and Eric agreed to have Thomson penetrate him, Foster, did not Like it so he told Thomison to Stop and Thomson forced himself on him. I did not know all that was happening. My celly Michael Knew of the Situation and Started "that's not fair what he did to you and that IF I didn+ Speak out he was for me! Michael Stated you could use this for your case you could sue the jail and was making all these scenarios, that trully did not mean nothing to me as I was hurt and traumatized by fosters doings. I ended up writing a slip to C.O's gave it to C.O's and was interviewed by the Lt Hoffstetter and he took the Blankets for analisis, I was transferred to A Block Classification Block. Before, I was transferred to A Block Classification I was Speaking to my spouse which she was going through hardship, Emotional Distress, eviction, and dealing with her epilepsy driving herself in my car back and forth to and from work, due to not having no one to transport her due to me bieng her only source of fransportation. I was dealing

Addiction: Emotional distress, Mental Health issues and also pain and suffering of Knowing all of this was happening while I was incarcorated. While I was at A. Block I was Stopped all Letters, mail was still going out. 4+ I couldn't order envolopes, I went from showering Every may to not showering or having recreation every day. Not brieng allowed to have to communication at all which made the intentional infliction of Emotional Distress high with high anxiety and Suicidle thoughts, which this administration violated my 14th Amendment Constitutional right. I Sent grievances to Commiss. Jeff Hast, Commiss. Mike Pries, Commiss. George Hartwick, Warden Dominich Derokose along with Slips no response. They did not answer any of my slips, girevances, or ing request and only prolong my mental anguist and infliction of Emotional Distress in violation of 14th Amend, Then' One day I was hand Cuffed and then taken to see Court line I didn't know what that was, at courtline they asked me what happen and asked me to explain my version of the story and I did. Jill the Court line and isolated Confinement caseworker Stated arent you gay, I Stated yes, She said I don't believe your version of the Story and believe foster I think It was Consentual. I Stated the above and was told to Step outside. When they asked me to come in they Stated that they found me guilty and that I am a bi-sexual man and that It was consentual

Case 1:21-cv-00019-JPW-PT Document 1 Filed 01/05/21 Page 14 of 98 Segregation, P-2 Protective Custody. I was composing a grievance to send to the administration. Then I met C.O Danner and C.O Siegle and I put in request Slips and they went unanswered. They would come to my cell destroy mycell, my envolopes, papers, pencils, and take my thermals. They both harassed me, disrespect me, intimidate me, and cause infliction Of Emotional Distress. There was many days while danner was working that he would have me without. food or leave me without a drink of coffee or Juice and state I was burnt you pedophile mother fucker. Psyc then put me on medications which his hame is Dr. Martin he put me on Visteral and buspar. I was in deep pain I held on to my bible many nights and got on my knees and prayed to GOD asking him what did I do so wrong to Deserve this pain and tribulation. I prayd for my epilepic Spouse as she Drove to and from work, I told myself I would I would never forgive myself if she dies trying to drive and her have a Siesure, because I came to jail. The Emotions where high as I struggled to stay composed. When My attorney Elizabeth Ruby Came to the Prison I advised her all that was happening. She had a plea layd out on the table and I stated whats this. The explained the plea, upset due to her ineffectiveness explained that I've reached out to her numerous

times in regards to her not giving my new address to the Court yet she failed to do that. She Stated that she had messed up and I Stated that I wanted her to advocate for bail for me so that I be able to go home and I explained to her about the eviction and other circumstances I was going threw. I also advised her why was she trying to push my girl friend away. By telling her that if she knew why I was introuble and if She should leave that all im doing is using her. I told her she should leave while she had the Chance. I told Ms. Ruby She was out of line, she said claim down, I said no because I wouldn't be in this mess if you would of updated my address with the court. Ruby Stated you want bail then well fight for bail tomorrow. The following day I went to court and I sat in the Jury box. As I look I see my spouse beautiful and Starting to tear up. Ms. Ruby appears and states that most likely its gonna be a Continuance. I Stated you stated you were going to get me infront of the Judge and get me bail, she Stated I'LL see What I can do she explains the plea and that I can go home and I Stated you did this and I wouldn't be in this situation if you did your 106. She then comes back and States theres nothing She could do and that because I don't want to take the Plea that its a continuance that Da Gettle

Case 1:21-cv-00019-JPW-PT Document 1 Filed 01/05/21 Page 16 of 98 wasn't going to come up just for a bail nearing. Not thinking Clearing, she Stated you could of put this all behind you but you want trial. She told the Sherift that it was going to be a Continuance. I Stated Ruby Please. She said there was nothing she could do. I stated get me in front of the Judge she said I don't work like that. I then stated will I Leave today she said yes, I said then I said I have no other choice. I was cocerced and I agreed she Immediately got on her Cell phone and texted Ms Grettle and within seconds Ms. Gettie court up to the court room, then we held the Guilty Plea. In the Record it reflects I advised the Judge of the Rule 600 violation, which PD Ruby that Da Gettle is very distinction her cases defending the DA. I advised the Judge of my attorney's ineffectiveness and the Only reason Im taking the Plea was because I was Leaving today it was Promised by my Altomey. The record could conclude that I had ineffective Counsel as she lied and promised that I was going home and I didn't because She failed to Calculate Property. All is preserved and State Exhaustion Remedies are underway. When released 315/2018 the grievance System exhaustion requirement no Longer was required. Theretore, Surts under \$ 1983 Commissioner Haste, Commissioner Pries, Commissioner Hartwick III -(16)

C.O Siegle, C.O. Danner, Case worker Jill. As for John Doe's and Jane Doe's treatment and Classifications I request that a Superior be issued for all files pertaining to this Inniate which are GTL Records, Phone Logs, Transcripts, right to know records on grievances, medical records, Enculs back and forth to Each other, all records with my name on it, the inmate treatment file, as a Pretrial Detainee.

- This Concludes Pretrial Detainment -

While on Pretrial release I was on house wirest and on ande monitoring this was on 3/5/2018 and I reengaged with case monagement unit and mental health with Merakey behavior health Located at 1100 5. Carreron St. Harrison (YA MINY. I was able to obtain employment at crackie Barrie as a dish washer, until my sentencing on 4/16/2018 before Honorable William T. Tully. After sentencing I had to complie with sex offender registration and treatment. I met my Probation Officer Michael Hiesey he explained that pretrail ain't nothing Like Bieng on Probation/Parole there's no games now. That I had to Complie or I'll go to jail. At this point of time my relastionship is already tainted by past drug use, emotional toll of the case, mental health issues, no family Support as my family all reside in Chicago, Illinois. Me disappearing on drug binges, and missing for Days at a time ect. So at this point

Case 1:21-cv-00019-JPW-PT Document 1 Filed 01/05/21 Page 18 of 98 my relastionship is rocky, and with what my attorney put in my spouses head that I'm using her and that She Should really look at her options and if the was her that the would leave me, This made my relastionship Challenging. While on sex offender treatment I did not take the program geriously, because all I thought was why do I have to confess to something I didnit do. I would miss Sessions and not take the program seriously, then I would give dirty wines to probation and after I ended on a down word spiral. Until I found fut the unexpected that I was going to be a father, as my Spouse was pregnant. I started to make up my sessions and going to my sons appointment. Then one day at group I started to cliscuss that me and my spouse was selling up the baby's room, and the counselor Started to question me. They stated 15 your probation officer aware I stated yes he found out immediately and congradulated me for it. They stated did he object to it I said no he was fine with it. The guys in the group started to object they were conditioned to stay away from minors. The Counselors Stated that they were going to talk to my probation officer as they objected and agreed with Those in the group. When I would miss a group I would bring back a Doctors Note, and would schedule a "Make Up Session". When Probation Started to advise me that the Counselas (18)

were concerned and that they objected, he told me he had to go base off what they say. He told me that I wouldn't be able to Live with my son. This took me on a downward Spiral and read me back to Brugs and neglecting my mental health. When I went to probation I was arrested and transported to Dauphin County Prison. At Dauphin County Prison I Joined the Workers Block did programs as a trustee. Then My Probation of car submitted my application For my transfer to Bauphin County Work Release. On My revocation of Probation the Same Judge Who managed/Governed and is the head BE WOLK release AKA Excecutive Branch of Experiment and the the head of the 12th Judical Bistrict Court of Common Preas President Judge Richard A. Lewis Presided over my case. This was not only a contact of Interest but Unconstitutional, I was released at this revocation this concludes the revocation of 2/25/2019. While an release it was hard for me to Cope not brieng in my sons life; and I thought this 15 a repeat in the generation. See my parents lost 9 kids to Drugs and neglect. We love our man but I andedup in Foster care and was in 8 homes in 21 years of my Life and was neglected by the Department of family Children Services in Chicago. This lead me back on a downward spiral instead of taking responsibility for my life and what what's was

for the baby when he came into this world. On 5/13/2020 Detainer for ProLation was lodged against me as I was arrested by Harrisburg Police Department for Drug Paraphenalia and Retail theft. At this moment I was on the downward Spiral not wanting to live with the pain of biena at home so my poor actions lead me on pills and drug relapse and going aWAL. My Spouse was tired of doing everything on her own emotionally, and to be therefor the baby when he arrived, That same night records can show that PrimeCare assessed me and the Placed me on suicide watch and Detox watch. For a couple of Days I did not eat or drink as the detox was taking affect, a nurse would come by and pour me a cup of gatorade and tell me to drink it. I was heavy on medications. After hitting rock bottom I came to the conclusion that the only one holding me back was me and I needed this process to happen in order to recover but the unexpected happened. But first I will State that I have the gratest Probation Officer his Name is Michael Hiesy and While on Detox in DCP Before transfered to Douphin County Work Ketense I meditated on what he said to me that gave me hope to do good and want to light, to be in my sons life he said. "Why Brian Whydidn't you

In my control and change the outcome I allowed my past and my mental health and addiction chose to lead me on a downward Spiral. I Love my sons inother so much that I couldn't bear to see her, and How I would sing and read to him while in her belly at night. This lead me to neglect the relastionship. We both cried but especially my Spouse when she would worm about me going AWAL and bings as she didn't know if I would be dead or overdosed. She had to deal with that as a Child and growing up because her father is a hearin addict, the told me that every person who she loves is either taken by drugs or are on drugs and she would cry to me and ask why. At the moment in time as I was under the influence of Drugs I had no emotions, as she plead to me: As I write this I sit in my cell in pain thinking of all that has happened and each time I Open-up scars that have healed up, but it hurts because she deserves the world and its not fair that she loved me so profoundly and I Let her down. This Guilt wieghs down on me everyday. while I'm confined in my cell 23 hours a day. To Continue I Left the house and was Staying in the Streets and not going to group and on a downward Spiral and on drags, I didn't want to get attached to my son or my spouse to then have to leave them both IF I Love her I had to allow her to hurt and -(20)recover and be

Come and talk with me, I understand this is hard but why are you allowing yourself to fall this short and low, you can't work toward you having a relastionship and work toward Living with your son if your not working toward that goal." I regret many thing in my life but I'm most blessed to have a P.O Likelium and a Son and even if I can't be with my spouse again that I will have and support her always. I was Sent to Dauphin County Work Release Revocated on I was revocated on 7/15/2019 and on 07/22/2019 I was released from Bauphin County Work Release. On allegation of a hotel ran base building the landlord was abusive and was acting as Mr. Vasquee P.O. Mr. Vasquez P.O was notified. After Mr. Vasquez Landlord Finding but that Race Project a drug and Alcohol Picaram had a Opiote Response program which paid 6 months of Rair, Deposit, and last months rent. Mr. Vasquez landilord defamed Mr. Vasquez infront of his patential landloids closing those doors and when talking to Mr. Vasquez Stated he wanted me to do the program in his building I said no. I said I live my Last week he kidled me me out without notice. I fell out of mental health treatment and asconded from Probution and Started on: a downward Spiral, Living in abandon buildings. Dn 9/10/2019 a Capias was (aa)

was issued by Hamarable William T. Turly for
Viblation of Probation and on Oct 17, 2019 I
was arrested by Harrisburg Police on New
Charges Of Brug Parapheneia and false Id
Charges Of Brug Parapheneia and false Id to law Enforcement. I Knew I had a probation
involation so I knew I was going to Dauphin
Course Prison.

Dring light to my Claims as I explain them. In Ponzini v. Monroe Cty., 789 Fed. Appx. 313 a Similar Case happened as it could of happened to me on this commitment, yet all grievances, slips, and Prime Care Neglected my concerns, consequently could of resulted as in the case as follows;

The United States Circuit Judge Honorable McKEE Stated in a memorandum of law as follows; Under Pennshyvaria Law, "EpJ unitive damages may be awarded for conduct that is outrageous, because of the defendants evil motive or reckless indifference to the rights of others" Accordingly, a punitive damages claim must be supported by evidence Sufficient to establish that (Da defendant had a subjective appreciation of the risk of harm to which the Plantiff was exposed and that (2) he acted, or failed to act, as the case may be, in conscious disregard of that risk".

(23)

Circuit Judge McKEE Futhers Stating; Pennsylvania Supreme Court has held that the determination of whether a defendant's are reckless lies within the sound descretion of the fact finder. Therefore, a court Should set aside a punitive damage claims "Only when No reasonable inference from the facts alleged Support an award of punitive damages". It is now firmly established that a hospital may be held directly, not merely vicariously, Liable for failure to over see all persons providing patient care as well as for failing to adopt enforce rule and policies adequately to ensure quality care. Those are all non-delegable duties owned directly to the patient. Thus, when health core institutions act (or fail to act) with intentional or recicless disregard for a patient's health and wealth are they may be held Liable for punitive damages.

After review of the Circuit Judge finds I will state before
I began addressing the merits of my claims, that if
this Honorable District Court Grants me permission to
proceed I ask for a emergency supeona for all
medical Records from Primelare, The Dauphin Co. Judical
Center file along of Dauphin County treatment, GTL Record going
back to First pretrial incarceration with transcripts,
Email back and forth to Stoff members, all Right to
Know Documents on Grievance, Slip, and everything
that may pertain to all the allegation herein be

Compelled by this District Judge. I can introduce more than Sufficent evidence to Support my Claims for punitive damages. From the moment I entered Dauphin County Booking Center registered by PrimeCare Staff and transfered to Dauphin County Prison under Prime and Prison authorities. Every person who interacted with me or was involved in my care violated policies and procedures intended to ensure proper communication and patient Saftey. Dayphin County Prison and Prime CareInc records are filed with evidence of policies ignored, medical records not reviewed, medical orders not followed, medication prescribed but not given (after Verification) and Prime Care ignoring nursing Staff Complaints about Staffing and doctors, psyc Shortage ur bieng Short staffed or not sufficient, causing a back load.

Note: It is well noted that there are two theories of supervisory Liability applicable to claims pursuant to \$1983 (1) "a superior may be personally liable under \$1983 if he or she participated in violating the plantiffs rights; directed others to violate them or as the person in charged, had Knowledge of and acquiesced in his subordinates' violations, and (2) policy makers may be liable under \$1983 "if Shown that Such defendants, with diliberate indifference to the consequences, established and maintained a policy (25)

, practice[] or custom which directly caused the
Constitutional Harmi. With respect to second theory of
liability, the plantiff must allege that "(1) exsisting
hability, the plantiff must allege that "(1) exsisting policy or practice creates and unconstitutional injury;
; (2) the supervisor was aware of the unreasonable
risk was created; (3) the supervisor was indifferent
to that risk; and (4) the injury resulted by policy or
practice. Each individual defendant was aware of
the Constitutional deprivation and violation yet acted
diliberate indifferent to that and deprived me of numerous
constitutional rights. Every superordinate or Subordinate
Befordant acted with acquiesce to the violation
of constitutional rights violations or deprivations,
and tried and are continuing to hide behind
immunity.

Dauphin County Booking Center (Judical Center Note: Dauphin County Judical Center (Booking) 15

ran by the County Commissioners of Dauphin
County. The Head Director of Judical Center 15

also the Head Director of Dauphin County Prison,
Collectively. (Director of Corrections), Correctional

Officers are the same who work at the the
Prison work at the Booking Center.

On Oct 17, 2019 I was arrested by Harrisburg.
Police Dept. transferred on False Id to law Enforcement (26)

and drug paraphenailia, a outstanding warrants
were returned one bieng a Probation detainer. It
was party in the morning when I was arrested
because I was drug busines I didnt eat. Therefore,
While hours past I Started to crave food. At the
Booking Center PrimeCore Staff asked me questions
and I explained that I take paye meds prescribed
by Dr. Tyeb from meraticy behavior read, and
Signed a telease of information on merakey and
Steelton pharmacy for vertication of Prescribed
med check.

John Doe (Ecoking), registered me and Stated a
Couple of times that in a fucient rig and that to
look down that if he would it known my charges
he would of beat my ass in the baltimoon.
He violated my Unitedstates 8th Amendment (anstitutional right and of Pennsylvaria to be free from Cruel or
Linusual punishment be inflicted, and inflicted
the Infliction of Emotional Distress.

John Doe (Booking Sgt) When I returned to my cell as
the Sgt was silting right intront of us when he Said
these things to me but was acqueesed with his
subordinates behavior and allowed it. I should
the door or fell asleep hours past and I asked
the Sgt can I get a bag lunch he said no.

I asked numerous times as I was really hungry
waiting, they even bought food and was so
good. When on priors commits to the Judical Center
they brought you, bag lunches. Yet I was denied
Food. This constituted cruel and unusual punishment
of the 8th Amend U.S Constitution and Pennsylvania
Constitution, Brians, Clark (CCHP) and DCP WARDEN
Gregory Briggs were informed and aware acquiesced
in their subordinates behaviors yet it will be discussed
in detail further Down.
This Concludes
Dauphin County Judical Center
Transferred to Dauphin County Prison.
Transferred to Dauphin County Prison. While on A Block Classification PrimeCare Saw
me and inquired of my pharmacy of Steelton
Pharmacy and my doctor at Merakey Behavior
health. I again Signed releases for both, as
they stated that they were unsucessful in re-
trieving my records which Right-to-Know &
Prime are Inc Records can conclude other wise.
I was not placed on suicide watch or on observation,
I came off the Street with drug charges relating

I came off the Street with drug charges relating to using drugs & Pills. On prior commits for Drug use which I was place on Detox. However, as I previously Stated a Similar Case Ended with him dead for Prime Cares Reglect in Ponzini V. Prime

and Ponzini V. Monroe Gry., 789 Fed. Appx. 313, therefore, Every person who interacted with me or was involved in my care violated policies and procedures intended to ensure proper communication and patient safrey. With elaboration I claim that Dauphin County Prison a Prime Care Inc records are filed with evidence of policies ignored, medical records not reviewed, medical orders not followed, medication prescribed but not given (after Verfication) and Prime Care ignoring nursing Staff Complaints Staffing and Occions, paye doctor shortages or bing Short Staffed or not Sufficient, Causing a backload in inmate patients to be seen. We must not look the other way, Justice is Justice, and Prime Care is a for Profit Driven Corporation who lies, and misinforms, and misrepresent their operational Structure to the Government.

(F Block)

While Still on A Block I was not placed on watch and immediately transferred to (FBlock),
See the counselor usally tell us where we are
going Jenna did not she just asked questions
and said olay. Because on prior Commitments
I go to greens a work Block I did not worry,
then after Dinner I was transferred to F Dayroom.
On Nov. 11, 2019 I complained of headaces at

· My 14-day and was and was ordered Tylenol as needed, This order lasted until November 30, 2019. I Spoke to the nurse about bleng seen by psyc and She could not answer that question all she did was advise me that many of my concerns were psyc concerns, yet she failed to properly commicate with me and advise me that the Next day Was my paye vist. On Nov 12, 2019 I was Seen by the Psyciatrist assessed and ordered Zoloft a commonly used pill they place every tone on: I advised her about the grievances the ankiety and everything I was going threw, she Stated that she seen the records that it was sent from merakey behavior health, she failed to look at my prior chart to see if I had any problems She picked me on Zoloft even after I was Complaining of headaces. She advised me that they are backed up as they had to have people from different locations come out to handle the backload of Client, Inmotes. That same day after I returned to the Block Inmates came to my door asking that While at Work Release did I have Kristina Litzenburger as my Caseload PO. as she only handles Sox Offenders in my Caseload. I said no, they said you got those Charges, I said no, they said well be back, They came back and Slid a request telling -(20)-

me to Check in that the quard Called Records and records confirmed that you have sexual related Charges. They stated if you don't Check in as Soon as these doors pop open we are going to run in your cell and Stab you up. I took the request Ship Filled it out and gave it to them. they took it to main control, at main control he (C.O John Doe (FBlock)), Stated I needed to be in dictail, So inmates brought me a request Slip and Stated you need to write it in more actial, but don't function say anything that we tried to threaten you or nothing. I wrote it out and gave it to them. He took it to (C.O John Doe 1). They are not secure the block So he popped my cell door and I had he Shoes expecting the worse. I walk to main control, (C.O John toe 1) stated did you write this I said yes, mind you those who threaten me are still out and clos did not Searce it in more detail. After writing C.O John

Doe 1 read it out loud. After that C.O John Doe a came up and codahnabel stored he's checking in. C.O John Doc 2 Did not Secure the Block I walked amongest those threaten to stalo me. I Grabbed my Stuff and was transfered to Shakedown then & Block -(31) -

While walking to shake down to Change Into Yellow	Protective
Custody, I advised John Doe 2 that there was	}
weapons and they did nothing as all he	was
worried about was this incident interferin	9
with his Lunch Break, Then I was left	
A Block Classification. I recieved the follow	
two grievances back however I will be	1 4 4
you know later down in the statement	
<u>Ciclims how admistrative Remedies were</u>	
exhausted.	: . :
(Grievance 1) (Threats) Recieved in V	Varaens
To: Warden Gregory Briggs Jan 21, 8	2020
Fro: Lt. Mark Poligone	
Subject: Inmate Grievaince Brian Vasquez 1849	(7)
Dote: January 20, 2020	
On January 12, 2020, I began investigating n	nultiple
gnevances Filed by Inmate Brian Vasquez that	
recieved on December 19, 2019. In these comp	
I was a stand of the stand of	oftin 1 as

On January 12, 2020, I began investigating multiple gnerances filed by Inmate Brian Vasquez that were recieved on December 19, 2019. In these complaints, Vasquez Stated multiple officers threatened him with physical harm due to his Charges and refused to feed him after Several requests to eat. Vasquez also accused officers of telling other inmates his charges and forcing him to Sign into protective custody.

On January 12, 2020, I attempted to interview

Vasquez in an attorney conference room. It thus time I discovered that Vasquez was transfered to Dauphin County Work Release Center on January 10, 2020, and was unavailable for an interview.

After not being able to interview Vasquez to Obtain his version of the events, I consider this grievance to be without merit.

Signed by Brian S. Clark Director of Corrections
The Warden has reviewed Your complaint/Grievance
Concerning Conditions of Confinement and has Signed
off on it as indicated above. "Cacquiesced with
his subordinates behavior)". If you don't agree
with the above findings, you may appeal to the
next Level. The next level appeal, along with
any additional information, should be directed
to the administrative offices for forwarding
to the Prison Board Chairman at the Chair's
weekly Prison meeting.

First the grievance is without merit because I Could not be interviewed because I was no longer in the Custody of the Dauphin County Prison. After this grievance I sent another Claiming I havent heard back and was going to take action because you exhaust remedies

When there's no decison to appeal from. 2) I was
No longer in their custody so the grievance system
became obselete becoming exhausted and open
for disputes in the District Court of the United States
under \$1983. In addition to the report its inconclusive,
one booking Center C.O threaten me with physical
harm and then the booking Center Sat John. Dee
denied me food as for the rest of the grievance
its right.
In Violation of my 8th Amendment Constitutional rights
of the united States and Pennslyvania bieng free
from Cruel and unusal punishment, and Intetional
Infliction of Emotional Distress, I charge
BRIANS. Clark Director of Corrections, WARDEN Gregory
Briggs, Booking C.O John. Doe, Booking Soft John Doe,
(F Block C:0 John Doe 1), (F Block C:0 John. Doe 2).
I ask for Discovery Camera footage and that
I ask for Discovery Camera footage and that the names All 4 officers be turned over.
- This Concludes Booking Center & F Block -
- This Concludes Booking Center & F Block at Dauphin County Prison
States
(P-Block)
While at A Block Classification I was
there I met inmate Kieth J. Loffa Inmate #
(34)
there I met inmate Kieth A. Hoffa Inmate #

55854, I immediately Saw how C.O Banner, C.O Forman, C.O Siegle would Constantly hards Hoffa, intimidate and threaten Hoffa. They would conduct "Searches, Stop his mail leaving the prison, they would go threw his long capers and throw them away. While all this happening I still have an on going medical issue which is my headaces, and my meds are ineffective so my arriety and mental ocations at a very fragile State. I However, woos might at the Cross fire as they took Haffas access to the law library while he was PROSE in his Divorce/Eugradu Case which who ately this denial also denies There access to the Court and Court into Muncs. It was also the same 14th Violation of my on Immate Hoffa, with two of the same defendents. They took his triblet, and did not give him accertion the law library. This is a - Durant given from inmate Kieth Hoffa who is now serving his sentence upstate and states: Statement of fact related to cell Secret and write Up, of 12/11/2019 by Inmate Kieth A. Hota. On 12/11/2019 I concluded trial, and returned to EXP, to my Cell on P5 block (Cell # P5-7) and

Λ
around 3:30 pm. Around 4 pm C.O's Evin and Seigle
came to my cell, and told me that prison admin
Notified that I was not allowed to use a tablet.
per Judges Orders. I told them that No such
order was given to me by the Judge, but I complied,
and gave them my tablet. The next morning, I did
not get up and retneve or recieve a tablet. My
Cellmate Brian Vasquez Left the Cell very early
to attend law hibrary, and apparently got a
tablet for himself only, out of the charging
Station on the Block, on his way back to our
Cell.
Around 9 Am I was awaken by C.O Danner and
forman, who asked us to Step out of Dur cell 60
that they can do a cell search. A female C.O named
"Taylor" remained with us outside our cell. We were
not told of any specific reason for the Search,
although it appeared to be targeting me, and not
my Cellmate.
My cellmate told C.O. Taylor that he wanted to see
a white shirt. She told him that "It doesn't work
that way", and then she stepped into the cell
and told C.O Forman and danner. One of those
CD's said you fucking pedophile motherfucker" in
response,
Two pieces of Chewed, Chewing gum, and Several
pieces of crayons I was using for "highlighting" -(36)-
-(36)-

were found in my possession. I was told to pack my things, that I was going to the hole, for my Contraband. My legal paper work (An extensive amounts) has been dumped very carelessly on the floor and was strewn all over the Cell, No doubt intentionally. My celln rites tablet had been placed on my bunk by the C.O.'s, and was stated to have been mine. Video Footage Confirms that I did not recieve a tablet that morning. "GTL" Confirmed that I did not log into and "use" a tablet, Since the day before, at 3:58 pm. My Write Up Contained 3 lies; #1) That I reportedly was using a tablet that morning; #2) that 'Judge Circillo Bragged that I cannot use a tablet"; "3) That the "Suspected" tablet was found. Inmate Hoffa Continues Stating: I filed a grievance On the Cell search, primarily Complaining of the intentional, vindictive seeming manner of disregard for my property during the Search; Many legal documents were damaged wrinked, and Several manilla envolopes were torn. I Never recieved a response to my grievance of 12/17/19, On 12/24/19 I was called up front to see Captain Klar, he rained to me about my write up, and he informed me that a DA In my Criminal Case, "Seen McCornack", had Emailed the Drisun and Claimed in his email

that Judge Curcillo ordered that I was not to use a tablet.
* (My telephone Pint has been turned off Since 1/7/19,
and I cannot make Phone Calls, Not on a tablet or
on a Wall Phone).
On 2/12/2020, around I pm, C.O. Sawyer came to
my cell and took my tablet, as if I wasn't allowed
to be using one.
On 21/3/2020, I recieved a request slip answer from
admin, stating that a meeting is scheduled for
2/14/2020 on the issue.
As of this date (2/17/2020, I still do not have
access to use a tablet for law hibrary access,
or use of a telephone. It was signed Kieth A
Holfa Inmate# 55864 Under Penalties of 18
Pa.C.S& 4904, He Affirms that the above Stated
facts and Claims are true and correct, Dated 2/17/2020,
Both Copies of the incident Report and Statement
Both Copies of the incident Report and Statement From Kieth A Hoffa I have As Exhibits upon request.
Now my verson early I was awaken and I Left
to do Taw Library, when I came back I
took a tablet and went to my Cell (P-5-7),
Little bit shortly our cell doors pop open and
C.O Forman States in a very Strong and demand(38)-
-(38)

ing voice get out so I get out and place my tablet under my mattress, In no time did inmate Hoffa retneve a tablet or use my tablet. And I was informed the night before that not to allow inmate Hoffa use my tablet. Both Co's forman & Danner Start to tear the Cell apart, papers biency appeal and thown away, thermais, pencils, envolope, I'm intront of the Door Just Tooking at what's happening. Everything is flying overywhere. As this is happening C.O'Taylor' of my cell as I Look in I see C.O Forman Pull my tablet from my bod and Place it in Innate totals. Moments later Caseworker P Block Jul Walks up and sees the actions of the C.O's and I tell C.O. Taylor I Mare a rich to see what they are clong and I want to see a while shire "LF" or Superordinate officer. C.O Taylor States it donn work like that. She, C. OTaylor Stepped in the Cell and told C.O Danner, and forman and C.O Danner Stated Now your Gell is really Gorna ext trastiled up you pedophile mother fucker. I Stated its okay I'm Writing a grievance, they could careless as they Stated "the anevance System doesn't do shit to us go abead". Upon Conclusion of the Cell Search every thing was every where and

was in tears. I helped him pick up and then C. D Taylor Come read his Write-Up and took him to the hole. When I spoke to C.O Siegle at and shift I told him all that happened and my frustrations he Stated the Inmate Handbook, and the policies and procedures, even the grievance system is meant and designed for inmotes to fail so to get use to it. This grievance which were about 3 grievances total, Sent to admin they werent responded to so pursuant to the EXP Grievance System, its deem exhausted, because you cant appeal a decision that hasn't been given. As for Defendants C.O Danner, Forman, Taylor, Siegle, Caseworker Jill, I charge them with Violation of 8th Amendment Violation of My United States Constitutional right to be free from Cruel and Unusual punishment to be Inflicted & Infliction of Emotional Distress and Pain and Suffering.

Denial to Access to the Gourt

After the whole ordeal with Inmate
Hoffa, weeks later I applied for a State
Post Conviction Relief Act 18 Pa. C.S. A \$ 9545.

It is well settled in Pennslyvania that the PCRA,
is the sole meas of achieving post Conviction
relief, and that defendants Cannot attempt to

(40)

Circumvent the PCRA By Involve it a Whit of Hobeas

Corpus". Therefore, brily a PCRA is the sole means

Of Seeking Post Conviction Relief. After Completing

my Post Conviction Relief Act 19 Po.C.S.A. \$9545, I ...

Sent a request Slip to Jill the (PBlock Case worker)

She denied me a request for a manilla Envolope

to Sena it all to the Court of Common Pleas of Dauping

County Pennslyvania. I Sent another request threatenny

to file a \$1983 and the business office approved

me a indigent prisoner their manilla Envolope.

Continuos Donial of Mental & Medical treatment Due to the Infliction of Emphasis Destress annieu Condition of neaderces, I Continue to Submit Slips. grievances which went unanswered. No one Notified me that they notified the Psychiatrist and I was most definately not notified that my dose was reduced to half the amount. And I couldn't of refused to try the lower dose because no one from Prime Care advised me that it was reduced. The only suspicion I had was when one day the C.O Myers when he post with Morse Kayla he said he don't take that Green/blue pill. Thats when I noticed the color change in pilis. Prime Care didn't advise me of a reduced med, as far as my head aces I advise prime Care

I was having migrainte headace and failed to properly diagnos me causing and inflicting Cruel and Unusual punishment and Emotional neglect. It is well Settled that the eighth Amendment "requires prison officals to provide basic medical treatment to whom it has incarcerated. Rouse V. Plantier, 182 F. 3d 192, 197 (3d Cir. 1999) Cciting Estelle V. Gamble, 429 U.S 97, 97 S. Ct. 285, 50 L. Ed. 2d 251 (1976). In order to establish a Violation based on Eighth Amendment, "evidence must Show (i) a serious medical need, and (ii) acts or omissions by prison officals that indicate diliberate indifference to the need." See Spruilly. Gillis, 372 F. 3d 218, 235 (3rd Cir. 2004); Natale V. Camden County Corr. Facility, 318 F. 3d 575, 582 (3rd Cir. 2003); West v. Keye, 571 F. 2d 158, 161 (3rd Cir. 1979), Thus, a complaint that a physician or medical department "has been negligent in diagnosing or treating a medical Condition does not State a vaild cidim of medical Mistreatment under the Eighth Amendment. ... "Estelle, 429 U.S. at 106. Just every aspect of the communication with Prime Care with their Inmate patients especially those who are on their mental health care mount to constitutional deprivation. As I stated before not one person who was involved or interacted in my care (42)

Followed policies and procedures to ensure patient Saftey and communication. They mistepresented their operational Structure and Misinformed and hed to the government. I was left to endure prolong headaces and depression, anxiety, suicidle thoughts not wanting to Live anymore or knowing why I'm alive. No one reached out to me not prime core: not the Prison Admin on the Grierances Slips, medical/Mental nealth reagics; Sent out.

Denot to Access to the Courts.

During the month of December, I was returned the Post Conviction Relief LACT, by the Court missing my Bocket number CP-22-CR-0000942-2015 of the Court of common Pleas. I Submitted the request Slip and Sill denied my manilla emolope stating per business office. I stated that I'm a indigent inmate who is filing a PCRA Pursuant to his immediate case. That this is a access to the court violation and that if I don't get a mainilla trivolope I will be filling a civil 1983 because it's not the first time that this has happen. Jill (P Block case worker) brought me a manilla envolope and I resubmitted my Post Conviction Reliet Act to Bhuphin County Court of Common Pleas of Dauphin County. "And I put a note to the Clerk that Im Indicent and it was uncalled for

to return it to me if its the only case in incarcerated on.
On January 10, 2020 I was transferred to Dauphin
County Work Release Center a agency of the Gurt
not Under the Dauphin County Prison, therefore,
Exhaustion Remedies deemed exhausted. Also.
pursuant to Inmate Handbook a decision was not given
before I keft to Work Release to appeal if we
want to be technical a decision was given as follows
on Sanuary 20, 2020 on Prime Care, but none of
Cell Search 60 the Cell Seach Deemed Exhausted.
As to Defendants C.O. Siegle, Danner, Taylor, Forman,
Captainklar, Jill coseworker (PBlock), Prime Care Defendants.
I charge them with Violation of my 8th Amendment
Constitutional Right of Us And Pennslyvania, Infliction
of Emotional Distress and Cruel and unual Punishment
inflicted, PrimeCare acted diliberately indifferent
and failed to provide angular treatment for a ongoing.
to the Government. As to Brian S. Clark Director of
Correction for knowing and allowing all these vid-
ations to happen. I drarge brian S. Clark with all
above.
To: Brian Vasquez/# 84917
From: Brian S. Clark, Director of Correction
Re: Medical treatment
Date: January 14, 2020
(44)

Please be advised that, as a result of your recent
Complaint/grievance regarding medical Care, your concerns
Complaint/grievance regarding medical Care, your concerns were forward to the Medical Department, which has
reviewed your complaint/grievance and provided me
with a response.
After reviewing your medical records, it appears that
you were complaining of having headaces from bieng
prescribed Zoloft and furthermore, Complaining of
headores during your 14 day physical and was ordered
Tylenol as needed. This order lasted to Nov 30, 2019.
On Nov 12, 2019, you were assessed and ordered
Zoloft by the Psychiatrist, After two weeks,
You complained that the coloft was making your
headaces worse and started refusing your psych
medications. The Psychiatrist was notified, and the
dose of Zoloft was reduced to haif the amount.
Furthermore, you refuse to try the lowered dose
Stating that you just want to be put on buspar
which is what you took your last incarceration.
Since Self-Stopping the Zoloft, you Continued to
Complain of headaces, Therefore, you are
Scheduled for a follow-up with the psychiatrist and
will be scheduled to see a nurse for the Complaints
of a headace.
After review, it is evident that appropriate care
(45)

has been rendered. Based on this review, you have been appropriately and properly treated. Therefore, your complaint/grievance is denied.

If you don't agree with the above finding, you may appeal to the next Lexel. The appeal along with any additional information Should be directed to the administrative offices for forwarding to the Prison Board Chair man at the Chair's monthly Prison Board meeting.

I want to Start Stating that if prime Care reviewed ma records they would of also concluded that, policies, procedures, bieng at the Standard to a prisoner as myself were violated. And that the only reason they reviewed my chart was my continuous Complaints, to Brian S. Clark Director of Corrections, and to Prime Care which went ignored, Prime Care Staff, Doctor, and contractors should of had red flags that I had headaces before bieng Prescribed Zoloff, and if they knew that this Commonly Prescribed medication given out to all inmates like candy, produces as a side affect headaces, and Still placed me on the psuc med. Then they acted diliberately inclifferent to the risk of my headaces and contributed to my headaces. When they saw that I was refusing, signing refusal forms, no one followed

followed policies, and procedures to ensure patient safter. Further My Tylenol Stopped on Nov 30, 2020 & From Nov 30, 2020 Until January 14, 2020 I endured prolonged anguish of headaces, along all the emotional Distress & Cruel and unusal punishment, I endured prior to this with the whole (F Block) and PBlock) and Hoffa Scenario. Then then tried to justify their actions by claiming that they reduced my Zoloft dose, yet I refuse to take it. As a patient, Derical I am entitled to be informed of the type of treatment that I'm bring render and whether I give a informed consent Base of breng well informed of Both the Postive and Negtive outcomes of the treatment. How can I be informed or have knowledge of the reduction of my psycmeds if Im not breng told, by min standards, required by law. They even Claumed that I was Otili having headoices even after, yet I was meyer seen. How can I draw this Conclusion, because it states therefore, you are "Scheduled" for a follow-up to see the psychiatrist and "Will be Schedule" to see a nurse for the complaints of headaces.

Brians. Clark States after review he didnt review Nothing he recieved and based his review, on what was provided by Airnelare.

Brian S. Clark would of automatically drew a Conclusion that there was something wrong that on Nov 30, 2020 was my last day on Tylonal and yet its now January 14, 2020, A Inmate Is pleading due to headaces and not bieng seen. And that and will be scheduled to see a nurse for the complaints of headaces. So how can he State that its evident that appropriate care has been rendered and that I been properly treated.

Therefore, Brian S. Clark Director of Corrections

I Charge with diliberate indifference, Violation

Of my Constitutional Rights 8th Amendment to

be free from Cruel and Unusal Punishment to be

inflicted, pain and suffering and mental anguish.

I ask for Injunctional Relief to recieve all Records

medical from Prime Care and all those who

interacted in my care, name, Contractor, agents

ect before they can be altered or destroyed.

I Charge PrimeCare Defendants with the

Same.

Due to this Grievance Not been given to me before I was released to Dauphin County Work Release Which is not part of the Dauphin County Prison but of the Unified Judical System of the 12th Judical District Court of Common Preas Unlawfully

entre de la companya de la companya La companya de la co
breng usurped by the Courts" Exhaustion of Administrative
breng usurped by the Courts" Exhaustion of Administrative remedies pursuant Inmate band book Exhausted.
Plantiff Vasquez was transferred to Dauphin County
Worka Court agency under the Unified Judical
System not part of the Dauphin County Prison
"AKA" Executive Branch.
RETURN to DCP dismissed from WRC
On 1/22/2020 Mr. Vasquez was dismissed and
remanded back to Dauphin County Prison on an
alleged violation of a president Judges Work
Release policy, on mandatory in house drug
and Alcohol Frecommended by Probation or
Trial Judge. It was stated that I failed to
Follow a court order for drug and Alcohol and
CMU, which was the reason for Remand
(See 1:20 cv 1805 Brian Vasquez V. Dauphin County
Work Release Center et al.).
Probation Officer/Extra Occurrence/PrimeCare/Injuries
As Stated within the Case before the District Court
in (1:20 cv 1805 Brian Vasquez V. Dauphin County
Work Release Center et al. J, the veteran P.O
was tugging at me at the last tug I tugged

back the Probation officer Slammed his wreight
was cuffed causing injury, they called all guards
was cuffed causing injury, they called all guards
and removed the Probation officer and State you
can go, they called prime Care a nurse who
15 a CPN which looked from 3 feet away and
said it dont look broke, just red. Prime Gre or
Bop officerdid not file an extra occurrence as
mandated by DCP Policy, I was never
put on med's for the swelling and pain,
I was Left to endure cruel and unusal
punishment. I didn't think about the extra
occurrence policy or medical treatment
until now which has been disclosed to
me on numerous time on a open grievance
on Sandal Slides that caused injuries.
A Block Classification
On A Block Classification I Stood a couple
of days and then was going to get transfered to F Black where I had my aftercation, because
to F Block where I had my aftercation, because
Classification failed to advise me that I was
medium Security. I Checked into Protective Custody and was transfered to QI-Day.
Custody and was transferred to QI-Day.
(DBlock)
This begins my interactions with defendant

Kacey Fitz (OBlack Caseworker), as I dealt and
Continue to deal with Conditions of Continement.
INMATE REQUEST SLIPS
1 From: Brian Vasquez To: Kacey-Admin States
as follows; these cells are pumped with extreme
hot air without a total disregard of those behind
the Books in cells. It so hot in this cell that I
cant breath. This has been a on going thing, and
we know its controlled by the bubble. When
certain C.O's work its wool, when others work
this block is extremely blasting Hot. Reply:
Adjustments made by maintance. Bubble
Cannot control temps. Date Not Listed.
This starts the access to the court violations
on 1/28/2020 until Present Day which has caused
on 1/28/2020 until Present Day which has caused multiple injuries and denied me meaningful access
on 1/28/2020 until Present Day which has caused multiple injuries and denied me meaningful access
on 1/28/2020 until Present Day which has caused multiple injuries and denied me meaningful access to the court. Inhate REQUET SLIPS
on 1/28/2020 until Present Day which has caused multiple byunes and denied me meaningful access to the court. INMATE REQUET SLIPS OFrom: Brian Vasquez To: Kacey-Caseworker Date 1/28/2020
on 1/28/2020 until Present Day which has caused multiple bywes and denied me meaningful acress to the court. INMATE REQUET SLIPS @From: Brian Vasquez To: Kacey-Casewarker Date 1/28/2020 Request: letter for Indiagent posting to 101
Dn 1/28/2020 until Present Day which has caused multiple injuries and denied me meaningful access to the court. Inmate Request SLIPS OFrom: Brian Vasques To: Kacey-Caseworker Date 1/28/2020 Request: letter for Indiagrat posting to 101 Market St. Harrisburg, PA 17101, Dauphin County
on 1/28/2020 until Present Day which has caused multiple injuries and denied me meaningful access to the court. INMATE REQUET SLIPS @From: Brian Vasquez To: Kacey-Casewarker Date 1/28/2020 Request: letter for Indigerit posting to 101 Market St. Harrisburg, PA 17101, Dauphin County Courthouse; Work Reterise Petition, Reply:
Dn 1/28/2020 until Present Day which has caused multiple injuries and denied me meaningful access to the court. Inmate Request SLIPS OFrom: Brian Vasques To: Kacey-Caseworker Date 1/28/2020 Request: letter for Indiagrat posting to 101 Market St. Harrisburg, PA 17101, Dauphin County

The same day I spoke to kacey that they could not
Stop me from having access to the court. I provided
. the envolope and wrote the petition and after .
Orgument It was sent out.
Pennskyvania Prison Society
On January 27, 2020, I recieved a returned Correspondence from the Prison Society, Stating;
Correspondence from the Prison Society, Stating;
Dear, Mr. Vasquez
Thank you for writing the Pennslyvania Prison
Society. We have recieved your letter detailing
your situation at Dauphin County Prison. Please
Know that we have documented these concerns
and the specifics of your situation for our records.
As requested, we have passed along your letter and
information to our volunteers in your area. When
possible one of these volunteers may be out
to vist you. All requested vists are completely.
dependant upon volunteer availability. While
We can never say how quick a volunteer may
be able to visit you, please teel free to
contact us again if No body 15 out to see
Contact us again if No body 15 out to see You in the next few weeks.
(52)

Please note that Pason Society volunteers are not lawyers
and cannot offer legal assistance, advise, or
representation.
Sincerely
Kelly Porter, Pennslyvania Prison Society. Volunteer Correspondancer.
Volunteer Correspondancer.
Clearly all that has been alleged in this brief
on Pretrial/14th Amendment Violations and Convicted
8th Amend, exhaution of grievance system either
by release from Custady or not recieving a answer
pursuant to the DCP grievance system has been
discussed to the Prison Society, along with
Dauphin County Work Kelease Center 1983.
INMATE REQUEST SLIPS
3From: Brian Vasquez To: Business office Sent 1/31/2020
Request: fill but the rest of the form first, then it
will be submitted up tront. Recleved by kacey
on 2/4/2020 in regards to \$1983 summary
printout.
From: Brian Vasquez To: Kacey Sent 2/3/2020
Request: This serves as my notoury of Service,
Please Post this for indigent letter, horward to
the Business Office. This letter is addressed to
(53)

The Pennslyvania Prison Society, 280 S. Broad St. Suite
1005 Philaidephia, PAI9102. Reply Your letter
sent to business office today 2/3/20 for mailing
recieved by Yacey 2/3/2020.
On 2/4/2020 I recieved a correspondance from
the Pennslyvania Prison Society Stating;
Dear Mr. Vasquez
It was good to meet you recently.
I got intouch with MAH Miller at Work Release
He said that he would not consider returning you
because "you were not attending court ordered
work Relecise as required, and that you were
directed to attend by Work Release Staff multiple
times" and chose not to go.
Truly, John Hargreaves Director of Volunteers
Pennsylvania Prison Society 1280 Clover Lane
Ha Pa 17113. Sent & Recieved on 2/4/2020.
Note: Remand was on Policy of Not Trial Judge Tully
on Criminal Docket 0962 CR 2015, by President
Judge Richard A. Lewis (conflict of Interest).
INMATE REQUEST SLIPS
(54)

(5) From Brian Vaegues to Hacey sent on 2/9/2020
Request? I need the request to Proacle Health
Requestf I need the request to Proacle Health Envergency Bepartment. DI need the acidress
to Merakey behavior health, Patient Records
Dept. Reply (1) 1115. Front St. Harrisburg, PA 17101.
@ 1100 5. Cameron St. Harrisburg, PA 17104.
This was to be able to have accessible and dates
of alleged releases of information accinc the
Case of Priori Vasquez V. Work Release et al on
denied of emergency medical attention.
On February 10, 2020 I received another Letter
The Ha Production Priems Society Statute.
FLOUR LEW DIG COLDER LILDON COLLEGE CHAIR
From the Pennstyrania Prison Society Stating;
Dear. Mr. Vasque
Dear. Mr. Vasquez I have enclosed your initial correspondance with
Dear. Mr. Vasquee I have enclosed your initial correspondance with Gennslyvania Prison Society, as requested. We only
Dear. Mr. Vasques I have enclosed your initial correspondance with Pennsiy rania Prison Society, as requested. We only have the Scanned Filed that we factorized to
Dear. Mr. Vasquez I have enclosed your initial correspondance with sonosiviania Prison Society, as requested. We only have the scanned filed that we forwarded to an official vistor. I have also forwarded your
Dear. Mr. Vasques I have enclosed your initial correspondance with Prison Society, as requested. We only have the Scanned Filed that we for warded to an official Vistor. I have also for warded your Jetter to the official Vistor who met with you so
Dear. Mr. Vasques I have enclosed your initial correspondance with Prinsity rainin Prison Society. Os requestral. We only have the Scanned Filed that we for warded to an official Vistor. I have also for warded your letter to the official Vistor who met with you so that he may provide either us ar you with the
Dear. Mr. Vasquee I have enclosed your initial correspondance with gennsly runin Prison Society, as requested. We only have the scanned filed that we forwarded to an official vistor. I have also forwarded your letter to the official vistor who met with your that he may provide either us a you with the information you requested. Please feel free to
Dear. Mr. Vasques I have enclosed your initial correspondance with Prison Society, as requested. We only have the Scanned Filed that we for warded to an official Vistor. I have also for warded your Jetter to the official Vistor who met with you so
Dear. Mr. Vasquee I have enclosed your initial correspondance with forms in variant Prison Society, as requested. We only have the scanned filed that we forwarded to an official vistor. I have also forwarded your letter to the official vistor who met with you so that he may provide either us in you with the information you requested. Please heel free to Contact us again if you have any further inquiries. Sincerely:
Dear. Mr. Vasquez I have enclosed your initial correspondance with Fronsignation Prison Society, as requested. We only inverthe Scanned Filed that we forwarded to an official Vistor. I have also forwarded your Letter to the official Vistor who met with you so that he may provide either us a you with the information you requested. Please feel free to Contact us again if you have any further inquiries.

Frustrated with conditions of confinement denial of	٠,
Proper medical attention on ongoing medical issue	5
of headace, and mental health healect I sent	
a letter out to the Pennstyvania Prison Society	
Harrisburg Office a reply correspondance to his	`
2/6/2020 Dated reply.	

To: Director John Horgreaves 2/11/2020

Your letter dated 2/6/2020 you wrote the following, "It was good to meet you recently" "I got in touch with MATT HILLER at Work Release". "He said that he would not consider teturning you because you were not attending court ordered work release as required, and that you were directed to attend by work release multiple times and chose not to go".

This letter Offends me and insults me, I feel that you don't care about my situation. I discussed with you 2 options, you chose to neglect the second option. This improperly written letter insults my person, and my integrety. I asked the office in Philly for a copy of my letter sent from kelly. Porter states "Please Know that we documented these Concerns and the specifics of your situation for our records". I asked for the concerns-specifics documented by the Pennslyvania Prison Society for

for a civil lawsuit, I have bending. My Concerns many also go threw here at Dauphin County Prison, How can we unity ourselfs to recovery after incarceration, if our concerns arent bieng made . Known and fought for. The Pennsylvania Prison Society 15 ran with principles, alongside 3 mission State monts to help those that are getting to know the functions of the Pennsyvania Prison Society. Those 3 principles are Prison monitoring (or Stop Abuse and Trauma), Social Services (Care for those Impacted), Educate and advocate (or Fight for reform). Dauphin County Prison and Work Release need retarn, they need individuals that will advocate for the abuse and training that those who are incorcerated go threw. The Dauphin County Work Release and Prison don't over take responsibility for abuse of their powers as colors of State law. They feel that they can brush any situation under the rug and do any Inmate as they feel they have the preasure. How can we claim to care for those impacted, if we don't advocate and educate and when abuse and trama occurres use dont flater for reform. In life there are mallous people who want others to be punished by making False allegations. Once part of the Judical System it is difficult to get the proper help. This

(57)

Hector Santiago. Mr. Santiago 15 a spanish

<u>Mina</u>

Speaking pileto tican who speaks or writes

, later I

I was approached and threatened to Stop by administrators, Kacey would not give the names, Grievance as follows; Hector Santiaago DCP#96796 The inmate Patient has a stent from his Kidney to his uretha, he has had this Stent for 5 months. This Stent Should of only been in the Inmate patient only 2 weeks. Due to the Inmate heaven addiction he didn't go to the hospital to have it removed. On the First occassion the Correctional Officer called the nurse because the Inmate was hunched in fetal position on the floor of his Cell. The nurse came and asked if he could get up and walk the unnate said no. The nurse left and the cell was closed. The inmate didn't see the nurse again and no pain meds were given to the patient Inmate. 4 times the patient inmate came to medical complaining of Chronic pain. The patient Innicite made multiple attempts to make aware to prime Care In dauphin County Prison of his medical Conditions. Prime Care medical Continued to neglect the Inmate Patient emergency medical attention. Even though the Inmate was negligent and liable for his own life, it also became a liability for PrimeCare because the inmate was in the Custody of the Dauphin County Prison under Prime Cares Jurisdiction, As the patient was takento (59)

PrimeCare Medical Unit Upon a Inmate Request Slip to be Seen, the nurse asked the Inmate if he could provide. a urine analisis, he stated yes, when returning, the Inmate walked toward the nurse, the correctional Officer immediately stood up and asked the inmute if it was his wine in the Container. There was blood Clots and the container contained Semi-black unne. The nurse advised the patient to return to the block, upon hearing what was said to him, he spoke up and stated he was in chronic pain and that it wasn't a Joke. That this ishis life they are playing with, Dr. Holfman saw and intervened in the situation and took over with the Inmate patient. Upon seeing the Container and Checking the patient's chart Dr. Hoffman explained to the Inmate Patient Why hasn't he gone to the Bootor to take it out. The Inmate Patient explained he was an atme user of heroin and that he didn't feel any thing or pain because of his deep action. Dr. Hoffman gave the inmote Anti-biotics and tramador for I work. Dr. Hoffman ordered the patient that he be brought to medical averyday to be analyized by medical Staff, then one week Vist ceased, and inmate Indured more pain. On Tuesday January 28, 2020 the Inmate patient was seen for a sick call and he addressed his Situation, Since then he was told he would 60

go to the hospital but he Still on Ol Day urinating
Kidney Stones, blood Clots, and has major abdominal
bain. The nurse told Him yesturday February 1, 2020
pain. The nurse told Him yesturday February 1, 2020 of the blood Clots, She gave him a sick Call
Slip and Left.
Prepared by Jail house lawyer Brian Vasquez (Self) Signed Inmate Hector Santiago Vazquez 96796
Signed Inmate Hector Santiago Vazquez 96796
Harassment For exeriseing Constitutional Rights
On February 20, 2020 Offer many grievances
and request slips went out about the denial of
medical attention Racey approached me and
Stated not to write regulst Sips for inmakes.
I Stated in return that he speaks no english
writes no english and no one is assisting nim,
With an On going medical Issue, when asked what administrator claim or stated he didn't
What administrator Claim or Stated he didnt
give up the hame. The following grievance went unanswered as stated;
went unanswered us stated;
Brian Vasquez INMATE #84917 February 20, 2020 Constitutional Rights of Prisoners
Constitutional Rights of Missoners
\$ 1-8.1-14 (Jailhouse lawyers)

On Thurs, February 20, 2020 Q1-Caseworker Kacey explained I heed not to write request Slips for a non-english Inmate bieng denied "Emergency Medical Attention".

(62.

This Inmate Hector Santiago-Vazquez Inmate # 96796 has a stent in his body, he bleeds, in the toilet bowl, you could see mass amounts of blood Clots. He was recently moved to the "Hole" on a write up for refusing to "move". His cellmate was Brian Vasquez Inmate 84917 in which were a Latinos-hispanics in one cell. They moved one hispanic my self to QI-I2 with a white male and placed a white male Kieth A Hoffa in Q-I-Y with Santiago.

Legal Argument

In the law Library app in the Inmate tablet
Points to Constitutional Rights of Prisoners \$I-8.1-14,
(Jailhouse lawyers). It is a undisputed right of a
prisoner not literate of the law to have assistance
of Literate prisoners (Jailhouse lawyers), for any
function that is abnordered a U.S or PA constitutional
Violation. It is well established by the Supreme
Court of the fundamental right with in the due
process clause of the 14th Amendment; In which
In the due process clause gives the prisoner an
opportunity ... granted at a meaningful time and
meaningful manner", for a hearing appropriate to
the nature of the case.

The "Standing" Doctrine is a constitutional requirement for a federal must to entertain Jurisdiction

and decred a case. Thus in bounds there was no actually no injury, but became a constitutional requirement.

Lewis v. Casey

Prisoners of various prisons in operation by
the Acizonal Department of Corrections sought a

Prisoners of various prisons in operation by
the Arizona Department of Corrections sought a
Class action alleging, state offical furnish them
with Inadequate legal Research Facilities, and
deprived them an opportunity to access to the court.
The unconstitutional restriction warranted

a district Court System Wide Injunctional relief.
Thus, in bounds, does not guaranteed prisoner to file any and every type of legal Claim, but be given the tools to attack their sentences, directly or collaterally or to Challenge Conditions of Continement.

Grievance Process

Therefore, a inmute first step before he may

Seek legal redress in the Courts is as valuable to a

Prisoner. A prisoner most fundamental political right,

of the Correctional facilities grievance procedure process, attacking Conditions of Continement and Violation of a Constitutionally Protected Rights

quaranteed to a prisoner.

(Jailhouse lawyers)

Restriction of access to the Court has mounted to Inmates to resort to Jailhouse lawyers, due to Inmates, language barriers, not breng literate in the aspect of law, and the Limited Resources provided by prison officals. "A Jailhouse lawyer is a prisoner who, through Self education, has acquired minimum legal skill and, not with standing prison restrictions, offer legal advise and Counseling to fellow prisoners

Thus, it is based on those restrictions and regulations Imposed by Prison administration that Judical Review has warrant the Supreme Court to acknowledge and partially resolve this resulted, Complete loss of a basic Constitutionally Protected right, Imposed threw restriction and regulation by prison administration to Sailhouse lawyers.

§ 8.3 The Rule of Johnson V. Avery

In 1969 the Supreme Gurt Intervened When prison officals Imposed the following; by: Tennessee Prison officals, "No prisoner will advise, assist or otherwise contract to aid another, either with or without a fee, to prepare Writs or other legal matters", This was the birth of prison reform. The only Limitation that the Supreme Gurt Imposed by allowing prison authorities to:

(1) Place reasonable restrictions upon

the time and place where prisoners' legal Counseling
Could be given, and (2) Impose punishment for or
discipline for any exchange of Consideration or
payment for services rendered.
Closing Statement
Therefore, on this topic Issue the Supreme
Court held that Limitation of Sailhouse lawyers,
15 a Constitutional violation. This constitutional
Violation mounts to Due process of law and
acess to the Court. The Supreme Court and
lower courts held that alternative can allow
Prison officed to unit Jan Douse lawyers.
However, if in oursuing this route Violates a
prisoner his Constitutional rights the Courts
will latervene.
Thus, the need for literate prisoners (Jailhouse
lawyers) to assist a non-literate prisoner with
the functions of a Civil, or Criminal, and grievance
process for petitions, motions or assistance to
produce these documents, a prison acimin-
istration cannot Limit or take that right away
to that prisoner. This will be considered
a violation of Constitutionally Protected Rights,
and would warraint the higher Courts to
Intervene in the subject matter.
lastly, due to Kacey bieng the block
(-5)

Case worker he is Considered paint of the prison administration. Although the order came from higher in the Chain of Command of the Prison. Kacey gave the verbal viarning not to help a non-english speaking inmote fill out Request Slips, and grevances of "Emergency Medical Attention". Also stating that there is a Spanish speaking individual on staff to help. However request were submitted on the subject matter but DCP 2 aministration and PrimeCare Continue to Deny the Inmate a pretrial detained stake Parole Violator "Emergency Medical Attention".

Signed Brian Vasquese Syg17 DCP 501 MALL Rd.

No ANSWER WAS GIVEN & Inmate Hector is out of DCP so Its Deem Exhausted.

Throughout my incarceration I've asked for numerous documents that will be needed to properly litigate my case this is one example of the extent the Administration has pushed, as to this point this hasn't been exhausted. The reason is because Im Indigent and I sell my food trays to obtain paper and necessary intruments to write. This is a response recieved from the following administrator;

To: Brian Vasquez #84917

From: Geoffrey Boblick, Director of Administration Subject: Right to Know Date: February 24, 2020

Mr. Vasquez
Please be advised that I am in receipt of your Rightto-Know request dated 2/19/2020, which was recieved
on 2/24/2020. In this request you state "What policy
allows" Right to Know" to deny a inmate documents in
which are indigent, unable to pay. That is filing a
Civil 1983 lawsuit (PROSE) without the help of any

individual to fraud his account to obtain the needed right to know information." Your request is denied.

The office of Open Records is permined by section
1307 of the Right-to-Know Act to establish a fee
Schedule for photocopy Charges. A request for free
Copies may be denied based on section 901 of the
Act which states "all applicable fees shall be paid
in order to recieve access to the records requested."

An agency such as Dauphin County, in its discretion, may waive fees when "the agency deems it is in the public interest to do so." 65 P.S. \$67.1307(g), The County has Chosen not to waive the fees and the PA Office of Open Records will not require the County to do so. See. Sheldon v. Pennslyvaruia State Police, OOR DKt. AP 2009-0532, or Victor

Mitchell V. Dauphin County, DKt. AP 2011-1068. COPIED: Administration.

- Concluded -

Justice is Justice, and Justice for the law is for all who are Citizens of the United States, we must make Substantial that our efforts to preserve our rights from the Cumpt government, that does not get held account abte for theire wrong. Just as in the time of the rebellion of the English against the crown, we hold on to the Values of Substantial Justice, for alleged violations, so that Justice may be served for all those who were injuried. Our Government hides to much behind immunity when they know that they're exposure is immient and unable to be contained, suppressed and done away with, and if the public were to know they would be outraged. Upon reneipt of this answer I automatically wrote an appeal that states the following.

Grievance

Brian Vasquez Inmate # 84917 February 25, 2020 Constitutional Rights of Prisoners ST-8 1-14 (1500)

On 2/19/2020 a request Slip was sent to the right to know department, asking for policy in regards to documents a Inmate needs for his (1983) Civil lawsuit against Dauphin County Prison et al., and Prime Care

et al,. The Director of Administration Geoffrey Boblick Stated on a "Formal" document the following in regards to the Subject matter; Mr. Vasquez

Please be advised that I am in receipt of your Right-to-Know request Doted 2/19/2020, which was recieved on 2/24/2020. In this request you state "What policy allows "right to know" to deny a Inmate documents in which are indigent, unable to pay. That is filing a 1983 civil Lawsuit (PRO-SE) without the help of any individual to fraud his account to obtain the needed fant to know Information." Your request is clenied.

The Director furthers Stating;

The office of Open Records is permitted by Section 1307 of the Right to Know Act to establish a fee Scheduled for photocopy charges. A request for free copies may be denied based on sention 901 of the Act which states "All applicable fees shall be paid in order to recieve access to the records requested".

The Director Furthers Stating;

An agency such as "Dauphin County", in it's "discretion", may waive when "The agency deems it is in the interest of the public to Do so." 45 P.S & 67.1307 (g). The County" has "Chosen" not to waive the fees and the PA office of Open

Records will not require the County to do so. See. Sheldon V. Pennshyvania State Police, OOR DK+, AP2009-0532, or Victor Mitchell V. Dauphin County, DKt. AP 2011-1068. Stating a Claim of Retaliation As a matter of law it is in the public's Interest to Know what type of agency is "Prime Care Inc". It is also in the Interest of the Public, to know how Dauphin County Prison is administrately governed. This holds all parties accountable, while still maintaining security and the well breng of Staff and Inmate Sattey. (1) A Prison official acting under colors of State law, (2) Intentional retaliation for exercise of a Constitutionally Protected activity. The law is clear that prison officals may not retaliate against or harass a prisoner for execursing the access to the courts. Courts have determined theres no Immunity Defense The County may Still Charge me a debt for all documents like when I ask for legal Copies made, from law Library. Any local, municiple, or store law that Impedes an individual to successfully prosecute a constitutional Violation of his rights, reserved to each individual by us "The People" of "United States" is a "United States Constitutional Violation". This trymps all. Local, municiple, State

law.

Colors of State/County law All State, county cictor under color of State law use the "agency" of "Dauphin County", when "they" deem it will be in their own interest, "to do so", and not the publics interest. When a Inmate has a (1983) civil lawsuit against State/County actor on Condition of Confinement, or U.S Constitutional Violations and is in need of documents to properly to be able to prosecute its case. Those imposed regulations on indigent indigent inmates impedes them access to the courts. Those regulations and policies are intended for individuals not held by society or their community in a correctional institution. This further Impedes a Indigent Inmate to lack the legal resources to tackle their prosecutions, because of the imposed regulations. Therefore, Director Geoffrey Boblick of Dauphin County Prison Administration, alongside all those under the county agency are violating by retaliation, my constitutional tights to access to the courts. Dauphin County Prison et al, and Prime Care Inc et al know that what I am going to expose will make waves, to the public. These Continuous Conditions of Continement alongside, the orgains Correctional abuse of Corporal punishment has 1eft our society to be aware of the abuse of this county Prison. We see the amounts of deaths

and beatens by correctional officers to Inmates and Now Douphin County Prison Administration has swept this under the rug for years. Our Society holds our government to a higher Standard, and Courts give Correctional facilities the opportunity to restore Security and Saftey. We continue to see how our Prison administration has a continuous tenderay to old behaviors to only look out for themselfs. While those under their Jurisdiction are being silenced by the prison and their rules, regulations, and Limited access to the Courts. This is a opportunity for the prison administration to contain the out cry that we want our court System and Society to Know and take action on.

Case law/Case Citation
Johnson V. Avery, 394 U.S 483; 89 S. Ct. 747; 21 L. 2d 718
(1969). Retaliation imposed to a present for helping
another Inmate not literate in the area of the law
(Jailhouse lawyers). It is fundamental that access of
prisoners to the courts for the purpose of presenting
their complaints may not be denied or obstructed.

Also that a state may not vailely make the Writ
Available to only those prisoners who are able
to pay.

Couz V. Beto Civil No. 71-H-1371 (S.D. Tex., filed mar. 18, 1976).

-(72)

A vista lawyer assisting prisoners with advise and representation in suits seeking post-conviction relief, as well as challenge the constitutionality of various prison practices and conditions. Was borred from the prison, Inmates were retaliated against, while a Satisfactory program maintained the Innates below satisfactory level. Thus hindering any of the plantiff Inmates to maintain a high rating Score and remain eligible priliveges and time credit towards parole. The retaliation toward Immate, and the vista lawyer were on the grounds of alleged prison uprisings that never took place, the Security of the prison, and the safes to staft, Security and the inmote population. This whole Scheme of events was totally unconstitutional of the prison administration and violated federal Protected rights to not only Attorney-Chent but also the maints of prisoners to access to the court, to correspont their prosecution. We see that they used a "policy" to try to "Contain", "Limit" hinder an Inmate to properly Carryout a successful Proseaution. Thus hindering affective access to the court.

Bounds V. Smith, 430 U.S. 817; 975.Ct. 1491; 52 L. Ed. 2d 72 (1977).

Decision have struck down restrictions and required remedial measures to insure that inmate -(73)-

access to the courts is "adequate", "effective", and "meaningful". Thus, in order to "prevent" "Effectively foreclosed access", Indigent prisoners must be allowed to file appeals and habeas corpus " Without payment" of docket "fees". Burns v. Ohio, 360 U.S. 252, 257 (1959); Smith v. Bennett, 365 U.S. 708 (1961). It was recognized that "adequate and effective appellate review is impossible" without a trial "transcript" or "adequate substitute", States "must provide records if "Indigent Inmates" are "Unable to buy them". Personal Claim: IFI am a Indigent Inmate unable to "afford" "Right-to-Know" AKA "adequate Subsitute" information for a "adequate", "effective" and "meaninaful" review to our " court system" on " Conditions of confinement", this violates the principles that State and its officers may not "abridge" or "impair" the " petitioner's" Plantiffs" and in his criminal case the "defendant" the right to effectively apply for Judical tewiew on the Subject Matter.

Closing Draument

Indigent Inmates who don't have access to right to know information, when pursuing his/her civil rights lawsuit an conditions of Continement is. therefore, a violation of his/her constitutionally protected Rights. This right protects him/her to effectively be able to file a non-frivolous claim

-(74)-

against a state, county actor on the alleged Constitutional Violation. If prison administration Intereferes, retaliates, albridges, Limits, Contains, Impairs, a petitioner, plantiff, or a criminal defendant the right to effectively apply for Judical review, this violates a prisoners right to access to the court. Closing Statement

I asked for documents that will help me effectively prosecute my case, I am entering In "FORMA PAUPERIS", Subject to a fee of \$50.00 to be placed on my Inmate account. This allows the Government to pull from my prison commissary. account untill the funds are recovered. Therefore, If need to know information is held from me I Cannot effectively prosecute my case. This will only prevent or hinder my claim and cause my Claims to be dismissed. Therefore, the Phson administration alongside Director of Administration Geoffrey Boblick will not feel that it to be of the interest of any of the defendants in my (1983) Lawsuit to obtain these records, thus hindering, Abriging, Uniting, Containing, Impairing, my ability because Ima Indigent inmate incarcerated at Dauphin County Prison without outside assistance. Ultimately, Successfully violating my access to the court

By Vys 84917 This is a Copy 1 of 3 Brian Vasquez (75) After I appealled the decision from Director of Administration to the Director of Garrections Brian S. Clark, He indicated to me if the court needed any of these documents they Could Court order them. denying my request, this was at the time that the COVID-19 hit and the Pason was on Lock down. Limited access to resources were available and I had my Criminal Docket at 0962 OR 2015 that I had entered with a PCRA under 42 \$9545 (b) (1)(i) which is now before the superior court. Further down I will explain and show how I had to stop appealing this grievance to handle the main case which is the criminal Docket and how the prison denied me access to the courts and caused me injuries. It was challenging as I battled with nunger, oried, and at plenty of instances thought of taking my life, as I thought to my SEIF that this is not worth it, and no one is listening to me. Its sad that awits will only hear our cases when we are because I feel as though that brings a broader picture of neglect. Especially when I'm not bieng properly seen for mental health, my depression is at a scale of 8 from 1 thru 10 I held my son I time in 14 month and all the pains of growing up in foster care bring in 8 different homes growing up in 25 year of my life before becoming an adult.

INMATE REQUEST SLIPS

From: Brian Vasquez To: Kacey Sent on 2/12/2020
Request: Please Post for indigent Posting to:
Pennsylvania Prison Society; Director John Hargrevaves
1280 Clover lane Harrisburg, Pa 17113. forward
to business office for Indigent Posting. Reply:
Sent to business today 2/12/2020

From Brian Vasquez To: PrimeCare Senton 2/22/2000
Request: I am ordering PrimeCare to take me
"Out" take me off zoioft. I'm getting headaces
caused by the zoioft Staying with yellow copy
prime care Staff don't reply to inmate request.

On 2/28/2020 I recieved a reply correspondence and the hope that I once had after reading the Pennoylvania Prisons society's misson statement was shot down and states;

Dear Mr. Vasquez

2/38/3090

You asked for a formal letter addressing all the issues you raised in your letter. If you want to draft such a letter and send it to me please do so, As of now I am not sure exactly what this letter should say.

Also you ask for a PPS grievance procedure.

Feel free to write your generance in any fashion you choose and send it to Joshua Alvarez at out Philadephia office.

Truly, John Hargreaves Pennsylvania Prison Society
1280 Clover lane Harrisburg, PA 17113.

Personal Note: It wasn't until Oct 25, 2020 that I was able to file a grievance with Jashua Alvarez. I shouldn't be the one telling the Pennsylvania Prison Society what to write. I sent them numerous correspondences that could of gave him a summary of what to write. I wanted some one elses perspective, butside reading in and teplying, which again shows how our society's ignorance causes us to ignore what's really happening behind bars. We have a voice and its time we start to Literately Start to voice it, with evidence and after we done ax homework in the law and fight against the system. As of now Im waiting to hear back from Joshua alvarez.

Now the grievance that I will touch upon has been sent to Dauphin County Prison Board mailed pursuant the outdated handbook, it was sent to the Dauphin County Prison Board of Inspectors Chairman, Director of Chrection Brian S. Clark,

Warden Gregory Briggs. The original ameriance is 30 pages long and was done before I was Sent to Work Release, However, due to a policy of the Right-to-Know Act, and other policies of DCP, all grievances must be paid for to recieve another copy. Due to a policy of Both Work Release and Dauphin Prison if a inmate is released to the work release program he/she cannot take any legal papers, gnerances or prison related materials back to EXP if remanded. 5 prievances before and after were not given a judgement or decision in which they can be appealed therefore, pursuant to the outdated inmate handipools of 2002 and 2004 my grievance is deemed exhausted. All the pages are missing due to a Jail wide shake down on the negligence of the Director of Corrections Brian. S. Clark to Control the smoking of Synthetic and margurana brought in by correctional officers and the multiple deaths including the brutal beating by Correctional officers that has caused some of the deaths, Consequently, Director Clark Violated the Jail Wide Ynmotes Constitutional rights by taking away tegal papers, books, bibles, tablets, papers, pencils, envolopes, grievances. Correctlonal officers were allowed to take every thing away and do with the inmates property

as they felt they wanted. The grievance States as followed sent on the month of february 2020;

Dauphin County Board Of Inspectors - Gnevance
Inmate: Brian Vasquez Inmate # 84917 B-V889
On all my grievances Sent to administration,
and worden of Dauphin County Prison. All sought
to alismiss the matter, alaim it to be without
merit, based their review to have rendered
adequate medical attention, or matter settled.
I will start my brief with the following on the
Subject matter.

I seek to remedy certain conditions and practices in the prison, alleging that numerous aspects of our confinement violate our equal protection and due process of law and constitutes cruel and unusal punishment. We as a whole "Under Confinement Complain, of interalia, of over Crowding; Inadequate Classification Systems; Unsanitary Living Conditions; Inadequate medical care; Restrictive access to the Courts for Indigent Immates; Restrictive access to books or teligious worship and articles; Payment for religious apps on Standard and premium accounts on GTC Tablets from Inmates when Service not working, I allege that correctional officers take away aym, the tec yard is a Ghost where only the

hogs enjoy the fresh air and yard. The Dauphin County Prison Board of Inspectors has approved a policy for financial responsibility, under which fees are Charged to inmates for room and board, Certain medical Services and medications, and services. The Financial responsibility, policy also includes funds to be deducted from an inmater account as restitution for damages, defacing, or destruction Of Dauphin County Prison property. Subsection A. Room and Board States; Of the time of release, Room and Board Charges will be assessed on all inmates incarcerated at Daujohin County Prison. The Inmate will be billed \$10.00 for each day spent in the Institution, begining with the date on which the the Inmote was semenced. The perdiem tate will increase by \$5.00 For each commitment period the first Commitement Furthermore, Delinquent accounts will be turned over to a collection agency. Balance not Satisfy through a collection agency will be recorded to the inmates permanent record. An inmate who has prevously been Incarcerated in Dauphin County Prison, was released with an outstanding balance, and is committed again to DCP, will be required to pay any outstanding balance on record. Therefore, at the time of recommitment,

Inmates will be assessed 100% of any money of their possession. Thereafter, when money is received at the prison for an Inmate after recommitment, 50% is applied to the negative balance and 50%. Is placed into his/her ammissary account for Inmate use. When a Inmate is returned to DCP from WRC, it takes their business office a few days to send a check for moneys due that Inmate; however the Check is considered to be funds in the possession of the inmate the day he was teturned and 100% of that Check is applied to the inmates outstanding balance.

Claim: IF States or federal Grants are given to prisons and Jails, inmotes Shouldn't be obligated to pay such a debt. Furthermore, taking money out of our Commissary account, Siezing any cash we have upon commitment or returned from Work release center would be deemed unconstitutional. Also debiting us anything we arent in agreement to pay, or sending to collections any debt Incurred upon our unwilling Incorceration would be a violation of our civil rights. Breng part of the Work Release program is still considered like breng Incorcerated in Dauphin County Pison. The Inmate Isn't released from Work Release until the release order is sent to Dauphin County Prison. So how is

bieng Knockeddown from Dauphin County Work Release considered a new commitment, and Dauphin County Prison entitled to 100% of the Inmates hard earned money. I feel that this violates the civil and constitutional laws of Pennsylvania and the United States. Claim! If we the inmotes threw allocation of inmate funds, and our repayment for our Commitments at DCP are paying for a service. Why arent we able to utilize the rec yard. This not only constitutes punishment Under 14th Amendment but also cruel and Unusal Punish ment under the 8th Amendment of the United States Constitution, Isnt this what we are paying for arent we. Wheres all the funds bieng allocated to, on top of the money State, or feds give DCP. Daughin County Prison Shouldn't be called a Prison, due to Dauphin County Prison not bieng ran and governed by the same Rules, Policy's and Regulation's as a state or federal Pason or institution. This reflects more on how Inmates are bieng overworked and under paid and Just get room and board not charged. The Functions of Dauphin Country Prison is different from Federal, State Prisons and Institutions. Therefore, how can Dauphin County Prison Claim

The Complaint/Grievance Further allege that following Conditions exsist at Dauphin County Prison in which Should be Called Dauphin County Jail. Violant Inmates are housed with non-violant immates. Ventilation is poor, heating in winter months is often insufficent and hot water is frequently unavailable, or at times water is scotching hot. Some blocks are way to cold or way too hot and nothing is done about it. Inmates who cannot afford under acraments must go without. As a prison these Items should be provided to Inmates threw the allocation of Inmote funds. Not only do plumming fixtures operate dificently, if guards arent available Inmates are left In 20 hours confirement to ordure health and unsanitary Living Conditions. In addition; tollets are located close to and In open view of where we eat in our cell, the denial of Cleaning Products not only to Clean our cells but also taken out of commissary for dothes, per Director Brian S. Clark its un-Sanitary to wash where "we" cook" our food; over looking that our wall mounted or toilet is attach or inches away from our Sink, which it in it self makes the whole cell uncanitary Living and eating Condition. The courts is not to usurp the role of the Jailer, however it cannot abandon its tole as a proper forum for

adjudication of rights of prisoners. It is the responsibility of Prison Officials to tackle Unsantforg living Conditions even if its caused by other Inmates.

Furthermore, it is constitutionally required that prison officates protect prisoners from Violant prisoners, not take part in initiating retaliation to be inflicted by release of information of a inmates Charges to other inmates. This Causes a prisoners life to be at risk, by information exposed to other inmates. This in return leads to cruek and unusal punishment to be inflicted by Carrectional officers disclosing the information.

Also poor ventilation and the way the heating, and Cooling Systems work, Inmates on top levels are roasting while those on ground levels are Obld. The Showers are filty and moldy and Stink, Shower Curtains are overed with Slim and Grime, and so are the walls and handles of the Showers. Corrosion and Chipping laywers of paint in cell walls and in Dayroom walls makes cleaning impossible. There is todent and cockroach infestation that pases a danger to Inmates health. It is evident that the Continued health code violations in the kitchen where trays of buscuits and cakes are put in aromark offices, tracks of Mice or todents

Can be sawn as if they ran accross the cake. We are advised by aramark to repowder and serve the Cake. Or where Instances when we be making food and a roach would fall into the botton and we are ordered by aramark personnel to keep Stiring and the roach ultimately becomes part of our meal. The major health Code violations in the Kitchen has mounted to food trapped under the Cooking equipment and some areas to be very unsanutary and cross Containinated.

PrimeCareInc

It is now firmly established that PrimeCare maybe held directly liable for failure to oversee all persons prividing patient care as well as for failing to adopt/Enforce rules and policies adequately to ensure quality care. Those are all non-delegable duties own directly to the patient. Thus, when health care institutions act (or fail to act) with intentional or Reckless disregard for a patient's health and welware, they may be held for punitive damages.

When viewing all the evidence in the light most favorable to the Plantiff, no reasonable Jury could find Prime Care's Conduct Sufficently recklessly indifferent, so as to warrant punitive damages under pennsyvaria State law...

DISAGREE. will introduce more than Sufficent evidence to support my claims for punitive damages. From the moment I entered Dauphin County Booking Center and Dauphin County Prison. Inadequate care was rendered by Primelare, every person who interacted with me or was involved in my care violated policies and procedures to ensure proper communication and patient Saftey. It is obvious that with evidence of policies ignored, medical records not reviewed, medical orders not followed, notice not given to patient of med Change (Dosage), Prime Care's high demand for psyc Doctors and mental health Staff, primecare Ignoring nursing Staff Complaints about insufficent Staffing and doctors not visting Dauphin County Prison sufficently Fruequently, Would be evidence enough to dearly be sufficent to allow a reasonable jury to Conclude that Prime Care recklessly disregarded my welfare and Saffey. Viewing the evidence, I conclude that Prime Care is a Company that regularly misrepre-Sents its operational Structure, fails to Supervise its staff, and takes Offirmative Steps to mislead the public and the Government. Therefore, with evidence I concluded that

PrimeCarès actions were "of Such an outrageous nature as to demonstrate Intentional, willful, wanton, or reckless conduct".

I will bring a claim of negligence against primecareInc. See primecare could be held Liable under any of the following three theroites of negligence, 1) Respondent Superior, (2) Liability for its independent Contractors, and/or, (3) Direct Corporate liability. I allege that Prime CareInc et al., and Dauphin County Prison et al, were "dilliberately Indifferent" to the inmate's mental Psycological medical needs. I assert 4 Seperate Causes of action. Two federal and 3 State; (Count 1 and 3) Cruel and Unusal punishment under the 14th Amend; (Count2) Intentional Infliction of Emotional distress; (Count 4) medical Malpractice. I will State before those who I hold accountable claim, that I failed to State a Claim under 42 U.S.C. 31983 and that Simple Claims for medical Malpractice Should not be turned into claims for Constitutional Violation Just because the victim is a prisoner.

PrimeCareInc, Knew of my need for mental/Psycological medical need, but did nothing.
The claims arised from allegations that PrimeCare and Dauphin County Prison Knew of my psycological mental health State. Prime Care failed to review patient Charts exposing the patient to the risk of

Suicide mind frame. If upon review of my medical Chart PrimeCare Could of Saw psyc-Internivension and suicidle monotoring, and the psyc-meds prescribed by Dr. Martin. Dauphin County Prison Director of Corrections Brian S. Clark, DCP P.5 Case worker Jill, Nurse Kayla, Nurse Donna, CO Myers, Director of Norses Fingela, Director of PrimeCare D. Hoffman all knew my situation and also through unanswered appeals or my release from incarceration, these grievances which were multiple were filed with the medical department and prison administration. Therefore, all acted with diliberate indifferent to my psycological needs of the Inmate. Thus violating his right to be tree from Cruei and Unusai punishment under the eighth amendment and/or Violated my due proccess rights under the fourteeth Amendment. The contacts of the law in this area area well-defined: "While the Eighth Amendment does not apply to pretrial detainer, the due process Clause of the fourtheeth amendment does provide me with the right to adequate medical mental health treatment, that is analogous to a prisoners maht under the eighth Amendment. Therefore, Under Pennslyvania State law "punitive Damages maybe awarded for conduct that is outrageous because of the Prison's administrations

PrimeCare or Correctional officers evil motive, or his reckless indifference to the rights of others".

Accordingly, "a punitive damages Claim must be Supported by the evidence, sufficent to establish that (1) a defendant had a Subjective of the risk of harm to which the Plantiff was exposed and that (2) he acted, or failed to act, as the case my be, in conscious disregard of that risk.

Dauphin County Prison Administration, Correctional officers and their Subordinates

Dauphin County Board of Inspectors, Prison administrators, Director of Correction Brian S. Clark, Director of treatment John A Addision, Director of Security Roger C. Lucas, Director of Administrator Geoffrey Boblic, MARDEN Gregory Briggs, Correctional Officers, Kacey fitz, Jill, all violated my Civil and Constitutional Hights, and some way and form are trying to covering it up. I continue by Breaking all the previous Information at lined in this Lawsuit to the Prison board, the Board chairman, the Director Brian S. Clark and recleved no response. However, as of 10/29/2020 the prison is on lock down due to them Changing out old air units. I wish I could take pictures of this as the Units are broken down trusted and are very poor in appearance and only can

explain all that I alleged in the brievance that went unanswered. The prison is hiding behind Saftey when it declared a lock down. Correctional officers are not bring in cleaning supplies our cells are filthy. Our recreations have ceased we are left to endure cruel and unusal ounishment. Captains, U's, 59t's, are all unknown to what 15 the lock down about. The Prison administration has a very high repore of hiding and not working with the Staff and Correctional officers, Comminication is 10% to mone and we are the ones to suffer Cruel and Unusal Dunishment, and 14th Amed. mend violations. The work is breng done outside and inmates dont have access to outside, yet our recreation for 2 hours is taken away, the cleaning Supplies arent brought to the block and no one knows nothing. These are the harsh conditions that have me depressed and not wanting to continue to fight or Continue to write grievances that go Ignored, and although I will not kill myself sometimes the over welming thought comes into my head.
This administration has caused me so much Greif that I cry in rage every night. Some fimes I don't get out of bed and Just Cry and look at a Picture of my 14 month old Son and hold my bible and ask 600 what did

I do so wrong to deserve this outrageous punishment. A request Slip went out to the Worden Briggs on Condition of Confinement on the Cleaning Supplies and the recreation, this is the 2nd day and havent heard anything back from WARDEN Briggs.

-Grievance Concluded -

Inmate Request Slips

From: Brian Vosquez To: Prime Care Medical Inc Sent on 3/2/2020
Request: I spoke to my psyc Doctor about Zoloft
that I don't want to no longer want to take it.
The doctor added buspor and visteral and told me
She was taking me off Zoloft. I've Sent 3 request
Slips no reply. Also having pain in my mouth due
to my wisdom teeth coming threw. Staying with
Yellow Copy my request don't get returned.

From: Brian Vasquez To: Kacey Sent on 3/2/2020
Request: DI need the address to PrimeCares patient records. D Please Confirm the address to CMU and merakey please. 3) Who do I Specik to to obtain my medical records here at the prison, I'm indigent unable to pay.... Reply: D 3940 Locust Lane, Harrisburg, Pa 17104. You already have the address to Herakey, you sent them a letter today. B You will have to discuss this with your attorney. Recieved on 33/2000 by Kacey Fitz.

From: Brian Vasquez To: Kacey Sent on 3/2/2020
Request: Please Send to the business office for incligent posting to: Merakey Behavior Health Records, 1100 S. Cameron St. Harrisburg, Pa 17104, and to: Pinnacle Health Emergency Dept Records, 111 S. Front St. Harrisburg, PA 17101, Reply: Done, Recieved on 3/3/2020, by Kacey Fitz.

From: Brian Vasquez To: Kacey Sent on 3/5/2020
Request: I was scheduled a trial at DI lenkers
at 2125 Paxton Church Rd, on March 2,2020. I
was brought to my attention that trial was held
but I Failed to appear, However I'm incorcerated
here. Please I am asking for information I'm
indigent without resources, like envolopes to send
to inquire please help please. Reply: You have
been on DI Since 1/23/2020, you have had access
to order and indigent kit with envolopes to
write them. Recieved by kacey on 3/4/2020

Note: This was the start of the diliberate indifference, denial and neglect to assist a indigent inmate with matter dealing with his confinement. Indigent Kits Carry 4 pieces of white paper, a 3 inch pencil and 2 envolopes bitweekly. Also noting that the case that I was breng denied access to the court to, took precedent because it was

at the higher court and the minor Summary Charge was still an unlawful Judgement entered by a minor judiciary Count. I will continue to show the demal and injury.

On 03/02/2020 I sent a letter to Merakey behavior health Stating the following;

AHN: Merakey Behavior Health

C.C: Merakey Behavior Health therapist.

From: Brian Vasquez DOB 10/08/1995 SS#4122 Incarcerated at Dauphin County Prison 501 MALL Rd. Harrisburg, Pa 17111.

I am a Indigent Inmate Incarcerated at Dauphin Country Prison. I am in need of Some records, I was Incarcerated at Dauphin Country Prison and Work Release Center. The documents needed are Med order list from my chart and my appt record log Sheet. I also need a Itemize list you sent to prime Care Inc at Dauphin Country Prison, on my records requested. Please Send me a execution order of release of information along-order a grevance from your office.

I am requesting these documents because I'm filing a (1983) Civil lawsuit against Dauphin County Pason et, al. These documents are urgently (94)

needed

Please send all documents to Dauphin Country Prison to: Brian Vasquez Inmate # 84917, 501 MAL Rd. Harrisburg, Pennslyvania 17111.
By 1888 Brian Vasquez 3/2/2020

On 3/23/2020 I recleved the following Stating;

Hello Brian,

I recieved your letter request for your records however. I would need you to complete the forms I included in this letter. I have highlighted the areas that must be completed before any records can be released.

Also please be advised that I cannot honor your request for an itemized bill, that is something you would need to get from your insurance Company.

You are also requesting a grievance form to file a law suit against Dauphin County and Unfortunately, I cannot honor that request because our forms reflect Merakey only. You would have to take other measures on Filing a law suit against them. Per your letter we are sending them to Dauphin County Prison so please be sure to include them on the release in the release to section highlighted. Thanks, Patricia Robinson Administrative Supervisor.

Shortly after I sent Ms. Robinson a reply correspondance back Stating the following;

To: Merakey Behavior Health

C.C. Patricia Robinson, Administrative Supervisor

From: Brian Vasquez, Incarcerated at Dauphin

County Prison 501 MALL Rd. Harrisburg, PA 17111.

Ms. Robinson,

This is Brian Vasquez, temember when I was at CMU outside early in the morning. You allowed me to come in and sit until you got me a intake and I met with a Social Worker. At the and of my intake Session, I asked you if I could be provided with a Med log, and my Appointment history log with appointments attended and not attended. I explained to you the incident with the Work Release Center. I stated that they neglected to advise me of a med change, they failed to get me medical Emergency attention, when I came to them about food paisoning and asked whats policy. Based off I inquired, why haven't my psyc Doctor Doctor Tyeb. haven't changed my meds. The nurse Stated that my prescription was sent to steelton pharmacy and they are awaiting pick up. The nurse indicated that she called work Release, talked to Probation Officer Supervisor Adman about the med change

by the Doctor. However, My Meds were never recieved by Work Release Staff. These documents Ms. Robin-Son are very important to me for a lawsuit I am Filing against Dauphin County Prison, Dauphin County Male Work Release. Ms. Robinson I recieved your Letter at Dauphin County Prison around 3/31/2020, you indicated in your reply correspondance you could not honor my request for a itemized bill. I am well aware that that would come from my insurance and not Merakey. You continued by Stating I asked you for a grievance form to tile a lawsuit against Dauphin County. I expressed in a formal letter to prease provide me a copy of Merakey's grievance System, procedure and form. This will allow me to raise a claim of neglect. Wheretore, Merakey will not want to be held civilly Liable. Therefore, Merakey will produce me with a furnished document indicating their administrative findings on the issue alleged. This in return will show in a preponderance of evidence that Dauphin County Work release neglected my mental health. Us. Robinson I need a schedule history of appointments scheduled attended and no show, also I need a copy of my med list log that indicates the meds prescribed where sent (Pharmacy), and Dosage. Ms. Robinson, I waited 3 hours for Herakey to open, cold and alone I waited. You let me in I indicated that

I'm from Work Release, That Sameday I was
temanded back to Dauphin Country Preson for failure
to do a court ordered Drug a Alcohol in house per
President Judge not my sentencing Trial Judge.
I been through a long journey through incorderation
and parole. I seek help to change my life, but
as I feel in progressing I get knocked down
for no reason. So please provide me with a
grievance form so I could Start to gather
information that will relieve Merakey from
civil liability, and help me gather Evidence to
Show malicious intent to deprive me with a
gainful reentry to Society. Ultimately to hold
State officials accountable for their wrong doing.
·
Ms. Robinson thank You I appreciate you taking
Ms. Robinson thank You I appreciate you taking the time to reply to my correspondance. Please
the time to reply to my correspondance. Please please provide me a copy of this Correspondance
the time to reply to my correspondance. Please please provide me a copy of this Correspondance along with the first one I sent you
the time to reply to my correspondance. Please please provide me a copy of this Correspondance along with the first one I sent you Respectfully Submitted.
the time to reply to my correspondance. Please please provide me a copy of this Correspondance along with the first one I sent you Respectfully Submitted, CORY AND RETURN Described.
the time to reply to my correspondance. Please please provide me a copy of this Correspondance along with the first one I sent you Respectfully Submitted.
the time to reply to my correspondance. Please please provide me a copy of this Correspondance along with the first one I sent you Respectfully Submitted, CORY AND RETURN Description Brian Vasquez P.S Dauphin County Work Rulease Administration
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the time to reply to my correspondance. Please please provide me a copy of this Correspondance along with the first one I sent you Respectfully Submitted, CORY AND RETURN Brian Vasquez P.S Dauphin County Work Release Administration Stated that Merakey neglected my mental health and my allegations of headaces, and my request for med Change, Furthermore WRC Stated Merakey
the time to reply to my correspondance. Please please provide me a copy of this Correspondance along with the first one I sent you Respectfully Submitted, Coby AND RETURN Brian Vasquez P.S Dauphin County Work Release Administration Stated that Merakey neglected my mental health and my allegations of headaces, and my request